ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 03-27-2009 BY 65179 dmh/baw/sbs

Blacked out redactions were not made by FOIA.

LITED STATES DISTRICT COURT OUTHERN DISTRICT OF NEW YORK

UDITH CLARK, et al.,

Plaintiffs,

- against -

AMENDED PROTECTIVE ORDER

INITED STATES OF AMERICA, et al., :

78 Civ. 2244 (NEL)

MAY 17 1979

S D. OF N.

Defendants.

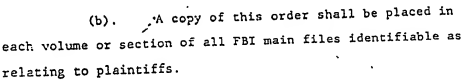
Plaintiffs having moved this Court for an order to tect the discovery process and to further the interests of tice, and the Court having duly considered the matter, it

- l. No document identifiable with any plaintiff in the possession, custody or control of the individual defendants or Government agency defendants shall be destroyed or obliterated in any manner pending a final determination of this action, including any appeals, or upon further order of this Court:
- by t s order shall be placed and maintained under supervisory cont: 1 of the Court in the physical custody of any person or agency now in possession of such records who shall be responsible for the physical integrity of the documents. Any defendant which has in its possession any of the documents shall be bound by its terms.
- 3(a). A copy of this order shall be circulated to each field office and legal attaches of the Federal Bureau of Investigation ("FBI") as well as any organizational unit within the headquarters of the FBI. Additionally, copies of the order will be circulated to appropriate officials of the Postal Service and Department of Justice having custody of documents identifiable to any plaintiff.

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- main files referred to in 3(b) above, specifying the serial numbers of documents contained in each file and the location of each file. A copy of the index shall be furnished to pleintiffs' attorneys, and to the Court.
- all records of any kind and description which have been garnered in connection with past and present investigations and may be garnered in connection with future investigations of any plaintiff, including but not limited to records which are identifiable to plaintiffs though contained in records pertaining to investigations of organizations or individuals with which any plaintiff may have had or may have affiliations, and (b) directives or guidelines governing the conduct of such investigations, including but not limited to the FBI Manual of Instructions and Attorney General Guidelines.
- 5. All documents compiled in the course of the prosecution or defense of <u>United States</u> v. <u>Gray</u> and <u>United States</u> v. <u>Felt and Miller</u>, 78-000179 (Bryant, C.J.), excluding attorneys' work products, shall be subject to the pr visions of paragraphs 1 and 2 of this order. At the co:clusion of the prosecutions, all documents covered by this order shall be maintained in the custody of attorneys, or their successors in control of such documents pending final determination of this action.

- 6. Nothing in this order shall preclude the handling, necessary marking of documents, or necessary alteration of copies of documents in the ordinary course of business or trial preparation by anyone in possession of the documents.
- shall be broadly construed so as to prevent the destruction of y documents. In the event of any question by defendants neerning the scope and coverage of this order, or any estion concerning whether any particular documents come thin the designated scope and coverage of this order, the comments in question will not be destroyed or obliterated in whole or part, until either: (a) they are presented to the columns for the order plaintiffs attorneys for examination and plaintiffs, by their attorneys, stipulate in writing that the documents may be destroyed or obliterated in whole or part; or (b) the Court, after a hearing duly noticed, exempts the specified documents in question from its order.
- 8. In addition to specific instructions concerning communication of the contents of this order contained herein, defendants and their attorneys shall communicate the contents of this order forthwith to all appropriate individuals so as to asure the effectuation and compliance with the order by all persons.
- 9. Within 30 days, defendants shall report to the.

 Court all steps taken so as to assure the effectuation and compliance with this order by all persons.

Dated: New York, New York

. 1979

United States District Judge

DEPARTMENT OF THE AIR FORCE Headquarters Air Force Office of Special Investigations Washington, DC 20314



REPLY TO

ATTN OF: XPX (Major Goforth, 693-6620)

1 9 JUN 1978

SUBJECT: U.S. V.L. Patrick Gray III, et al Defense Discovery/Classified Material (FBI Letter, 8 Jun 78)

To: Federal Bureau of Investigation (Mr Paul V. Daly)

- 1. The information provided by AFOSI is no longer classified and we interpose no objection to its release to the defense counsel. AFOSI may be identified as the source of the information.
- 2. Please direct any questions to the AFOSI project officer Major W.C. Goforth, (693-6620).

THOMAS M. SLAWSON, Lt Col, USAF Deputy Director of Plans, Programs, and Resources 1 Atch
FBI Ltr., 8 Jun 78 w/enclosure

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when Atch Nr _____ is (are) withdrawn or not attached, the classification of ______ on this correspondence will be cancelled in accordance with AFR 285-1

AI WFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 03-27-2009 BY 65179 dmh/baw/sbs

Memorandum

TO : Department of the Air Force

DATE: 6-8-78

FROM

aul V. Daly, Federal Bureau of Investigation

BY LIAISON

Defense Discovery Special

Room 6888, JEH

SUBJECT:

U. S. vs. L. PATRICK GRAY III, ET AL DEFENSE DISCOVERY/CLASSIFIED MATERIAL

Enclosed is a package of copies of documents from FBI records together with a standard form cover sheet listing each document and explaining, in general terms, the necessity for referring these documents to your agency for your review.

This office is now engaged in reviewing FBI records to be provided to defense attorneys during discovery and possibly for later use by either the prosecution or the defense at trial. The prosecution involved is that announced on April 10, 1978, in which the former Acting Director and two other retired FBI officials have been charged with violating civil rights by surreptitious entries.

We must be able to determine from your reply the following: 1. Whether or not the document is properly classified under the current standards of Executive Order 11652. 2. What portions, if any, your agency feels should not be given to defense counsel during discovery for any of the following three reasons: a. Disclosure would compromise an ongoing investigation. b. Disclosure would compromise an informant or source. c. Disclosure would constitute undue embarrassment or damage to an unrelated third party. 3. What portions of the document, although accessible during discovery, should not be used in open court, eg., classified material not falling into any category under paragraph two, above, which may be exhibited to defense attorneys possessing proper clearances but which should not be used in open court. Marking material which remains classified denoting the classification level down to at least the paragraph level will normally suffice.

You may make and retain or return all copies of this correspondence, the referral form, and the documents, at your option.



CONFIDENTIAL Material Attached

Department of the Air Force

Documents furnished may include both documents originated by your agency, FBI documents quoting information from your agency, and FBI documents concerning an area in which your agency has the primary or overriding interest. Complete documents will normally be furnished in order that you might see the material of interest to you in context. Partial documents will often be furnished when a significant portion of the material does not relate to your agency and is not necessary to understand the material and its context.

We will continue to encounter material of interest to your agency. This letter has been prepared in order to alert you more specifically to the anticipated continuing need for such referrals and to explain the object of the referral. In the future, we plan to make any necessary additional referrals by the use of the attached cover sheet only, if you have no objections.

The Department of Justice has requested us to seek the most expeditious handling of this material which may be possible under the circumstances. Any consideration you may be able to give their request will be appreciated.

Enclosure



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION'

WASHINGTON, D.C. 20535

DATE: 6/8/78.

SPECIAL OFFICE FOR DEFENSE DISCOVERY
Room 6888, Hoover Building
Return Atten:

Telephone: 324-3542

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DATE 03-27-2009 BY 65179 dmh/baw/sbs



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The fourth confidential source is the records of OSI, United States Air Force, Park Air Force Base, Philippine Islands.

CAUTION: DO NOT DISSEMINATE TO RESIDENT AGENCIES, DETACH.

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DATE 04-01-2009 BF 65179 dmh/baw/sbs

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SDS was founded during June, 1962, at Port Huron, Michigan, and in the 1960's functioned as the leading Men Left caspusbased student organization in the United States. From a stance of Pparticipatory democracy," the SDS moved to a radical-revolutionary position. It raintained a national office at 1600 West Medison Street, Chicago, Illinois, until February, 1970. Internal factionalism during 1969 produced three main factions: Weatherson, Revolutionary Youth Movement (NYM), and Worker Student Alliance (WSA). The Weatherson and NYM no longer consider themselves associated with the SDS. The WSA faction continues to use the name SDS.

On December 11, 1972, a second confidential source, who bee furnished reliable information in the past, advised that some sach other only occasionally.

On April 15, 1972, a third confidential source, who

hes furnished reliable information in the bast, advised that began to spend a series of evenings at McGuire have been fort Dix. New Mercey, accompanied frequently by the purpose of which was to oppose Whited States escalation of the Vietnam War and to urge GI resistance at Fort Dix and at McGuire Base. This source further advised that during June, 1972, this "Dix-McGuire Project" became defunct and no longer operates.

On October 16, 1972, a fourth confidential source, who has furnished reliable information in the past, advised that was arrested by the Philippine authorities in connection with a raid on the National Lawyers Guild office, Olangapo, Philippines, under current Martial Inv. President Marca ordered released on October 24, 15/2.

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ACTING DIRECTOR, FBI

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SM - 建铁铁 (00:NY):

Enclosed for the Bureau are six copies of a LHM suitable for dissemination.

The confidential sources referred to in the attached LHM are as follows:

> First source Second source Third source

The Special Agents who observed the subject in were SA

The attached LHM is being classified "Confidential" to further protect the identity of the sources utilized in the preparation of the LHM; the unauthorized disclosure of such information would possibly lead to their identification and damage the security interest of the US.

In view of the recent guidelines set forth for recommendations concerning ADEX, the NYO is not recommending be browned by for inclusion into ADEX.

NY is preparing information for inclusion of into the Weatherman Album, which will be submitted to the

Bureau for approval. bezilaire. 2 - Bureau (Encls. 6)(RM)

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The fourth confidential source is the records of OSI, United States Air Force, Park Air Force Esse, Philippine Islands.

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Hen York, New York Pebruary 9, 1973

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| Mational Lawyers Guild (NLG) is a communist front organization of lawyers and isw students dedicated to Communist Farry, USA, and Hew Left ideals for radical change of the social, economic and judicial systems in the United States. For City during December, 1972, by Special Agents of the Federal Euremu of Investigation (FEI). All of the chove sources, bosether with observations description of the FBI have obtained the following Mame Address Agenta of Birth Place of Birth Seight Medical Five Feet nine Inches Pyen Fear Brown Five Feet nine Inches Pyen Fair Brown Fine FBI have of Seight Medical Brown Five Feet nine Inches Pyen Fair Brown Fine FBI have Seight Five Feet nine Inches Brown Fair Brown Fine FBI have Seight Seight Five Feet nine Inches Brown Fair Brown Fine FBI have Sentended Sentender 19, bong Island. | • |
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UNITED STATES GOVERNMENT

DEPARTME

Memorandum

TO

John J. McDermott

Deputy Associate Director, FBI

DATE: Apr:

Mary C. Lawton

Deputy Assistant Attorney General

Office of Legal Counsel

Patricia

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SUBJECT:

FROM

FBI Participation in Discovery in the <u>Kearney</u>

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and the Gray, Felt and Miller cases.

Dep. AD Adm. Dep. AD Inv. 🗠 Asst. Dir.: Adm. Servs. Crim. Inv. _ Ident. Intell. -Laboratory Legal Coun. Plan. & Insp. Rec. Mgnt. Tech. Servs. Training . Public Affs. Off. Telephone Rm. Director's Sec'y

Assoc. Dir.

FBI/DO.

This memorandum will confirm our discussion of April 11, 1978 concerning the processing of FBI files and other materials in response to the discovery order in the <u>Kearney</u> case and in anticipation of discovery in the <u>Gray</u>, <u>Felt</u> and <u>Miller</u> cases.

In the interest of preserving a record of the work already done by the FBI in the Kearney discovery, the FBI should preserve a listing of materials which have already been reviewed and processed, as well as noting materials which have yet to be processed so that this work will not have to be duplicated. The FBI should also prepare an inventory of materials which it collected from sources other than official files, noting both the general content and the location where the material was found or the custodian of the material. "Leads" to additional material, not yet found and reviewed, should also be preserved so that further efforts to locate this material can be made if necessary.

I understand that the Bureau has already made arrangements to retrieve material previously furnished to Kearney defense counsel and that the Department will be notified when this is completed.

In anticipation of future discovery requests in connection with the <u>Gray</u>, <u>Felt</u> and <u>Miller</u> cases, the Bureau will keep a small staff together for the purpose of processing those files as to which discovery is a virtual certainty--

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namely, the files relating to individuals against whom actions were taken that form the basis of the indictment. To the extent these files were not already processed, processing will continue using the same basis of redaction contained in the Kearney discovery order.

We also agreed that the moratorium on destruction of field office security files should be continued until such time as we determine what the scope of discovery will be in the <u>Gray</u>, <u>Felt</u> and <u>Miller</u> cases. The Department will attempt, however, to limit the field office files involved in discovery in those cases so that normal destruction can resume in most of the Offices.

We will do our best to see that the discovery in these cases is more limited than that ordered in the Kearney case.

cc: Phil Jordan
Bob Keuch
Barnet Skolnik

Hrs.

ALL BI INFORMATION CONTAINED N IS UNCLASSIFIED DATE 03-27-2009 BY 65179 dmh/baw/sbs

1emorandum

TO

D. Michael Griffen

Investigative Coordinator

:Barnet D. Skolnik

Special Counsel Department of Justice

subject: United States v. L. Patrick Gray III, et al

DATE: April 19, 1978

In connection with preparation for the trial in United States v. Gray, et al it will be necessary for this office to have in its possession the originals of any documents that may be used at trial. The bulk of these documents will be the dissemination documents from various bag jobs. This office should be provided with all originals of each document, i.e. headquarters copies, field office copies, and copies designated for related files. For example, if a document is requested file you should also provide all copies of that document that were designated for another file; or Weathfug. You need not provide original copies which were sent to field offices other than New York.

Any document relating to Weatherman bag jobs should not be classified. Should any of the requested documents warrant classification for some reason, other than reference to a bag job, the original should not be classified at this time. A copy of any such document should be provided to this office with an appropriate indication as to which portions of the document warrant classification.

Finally, in order to facilitate review, by both Department attorney's and defense counsel, of pertinent New York files it is requested that certain files be brought to FBI headquarters as soon as feasible.* For each requested file it is only necessary at this time to bring to Washington the volumes of that file covering the period from the beginning of the investigation (serial 1) to January 1, 1974. Any volumes dealing with the period after January 1, 1974 up to January 1, 1977 should be brought to Washington only if doing so will not impede the current work of the New York office. The files that should be brought to Washington are:

*/Any bulky exhibits, 1A envelopes, etc. should also be brought to Washington. REC-110 62 - 118045 - 2

cc: Paul Daly

Greenberg/Gray-5200

14 AUG 31 1978

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

| NY file 176-403A NY file 176-86 NY file 100-171161 NY file 100-16899 NY file 176-96 NY file 176-100 NY file 100-167400 NY file 100-176013 NY file 176-97 NY file 100-178220 |
|--|
| The original Bureau documents that should be provided to this office are the indicated serials from the following files: |
| 1) Weathfug: New York file 176-403A-3016, 3359, 3396, 3473, 3506, 3630, 3643, 3644, 3648, 3671, 3678, 3691, 3695. |
| Bureau file 176-1594-3118, 3130, 3139, (o 3146, 3166, 3344, 3353, 3357, 3399c, 3405, 3455) : New York file 176-86-538, 554, 606, 609, 612A, 614, 624, 629 and the serial corresponding Bufile 176-1637-1025. Bureau file 176-1637-945, 1012, 1014, 1016, 1023, 1023, 1025, 1044, 1076, and the serial corresponding to NY file |
| 3) : New York file 100-171161-457, 458, b6 463, 470, 495, 499, 506, 508, 516, b7c 531, 535, 538, 550, 552, 555, 559, 568, 569, 575 |
| Bureau file)100-454261-non recorded serials corresponding to NY file 100-171161-457, 458, 463, 531, 535, 538, 550, 552 and serial corresponding to Bureau file 176-1594-3146 |
| : New York file 100-172368-23, 24, b6 29, 30 and 31 Bureau file 100-465959-10,11, and 13 |

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UNITED STATES GOVERNMENT

Memorandum

| го | : | Mr. | Baskett |
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| | | | |

SUBJECT: UNITED STATES OF AMERICA

L. PATRICK GRAY, III,

W. MARK/FELT and EDWARD S MILLER

UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

> DATE: 4/21/78

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Assoc. Dir.

In connection with the above-described case, Messrs. Gray, Felt and Miller were arraigned on 4/20/78, at which time the Judge directed the Government to furnish material in compliance with Rule 16 of the Federal Rules of Criminal Procedure.

Frank Martin of the Criminal Division of the Department telephonically contacted the writer and advised him of this and requested that the Bureau locate documents needed to comply with the Judge's order. He stated he would furnish such a list on the morning of 4/21/78, and that the documents must be furnished the Defense by 4/25/78. He requested that no classification be placed on the documents, if indeed the documents warranted such classification. He was informed not only would classification have to be done on these materials, but that they would also be reviewed for any excisions necessary to protect sources, etc. He indicated that Barnett Skolnick, the Prosecutor in this matter, and he had discussed this matter and both were in agreement that the Bureau should not classify these materials. He was again advised this was not possible and that classification would have to be done as well as review for excision.

The aforedescribed conversation was brought to the attention of Ms. Mary Lawton, Deputy Assistant Attorney General, Office of Legal Counsel. She stated the Bureau's decision was correct and that she would contact Acting Deputy Attorney General Benjamin Civiletti concerning this matter.

It was subsequently learned from conversation with Jim Savage and Paul Boucher of the Department, that they had contacted SA D. Michael Griffin, who had coordinated the

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1 - Mr. Colwell

1 - Mr. Bassett

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CONTINUED - OVER

14 AUG 31 1978

Buy U.S. Savings Bonds Regularly on the இன்று இருந்து நிறை

Memorandum to Mr. Bassett Re: United States of America

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L. Patrick Gray, III, W. Mark Felt and Edward S. Miller

Bureau's assistance in the investigation of this matter, and arranged to have SA Griffin furnish the material responding to the court order. It would appear that because of the response by the writer as to the necessity of classification and review for excision, the Department decided to utilize the services of SA Griffin since the policy during the investigation was not to review the documents for classification or excision since they were only to be furnished the Department. In this instance, of course, they are to be furnished the Defense Counsel and the Defendants for use and will be used in the forthcoming trial.

It is observed that the possibility exists that classified materials may have been used in establishing the overt acts supporting the indictment and the Department, because they have never had the documents reviewed for classification or source problems, remains unaware of this.

A potential problem also exists if the Department plans to furnish the Defense and use in the prosecution original Bureau documents already in their possession, which were furnished to them by Mr. Long's group. For instance, the Miller to Felt memoranda will presumably be used. Although these memoranda are undoubtedly unclassifiable, they should be reviewed by the Bureau to make that determination. Although this requirement of Bureau review of the Miller to Felt memoranda is arguably a technicality, we have absolutely no way of knowing what other documents the Department may be planning to furnish the Defense which involve serious classification problems of considerably more than a technical nature.

RECOMMENDATION:

None. For information.



| A TMEODMATT | ION CONTAINED | |
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| AEREIN IS UNO | CLASSIFIED | |
| DATE 03 √3 Z±24 | 109 BY 65179 dmh/baw 35 | Assoc. Dir Dep. AD Adm |
| | UNITED STATES GOVERNMENT UNITED STATES DEPARTMENT OF JUSTICE | Dep. AD Inv Asst. Dir.: |
| | Memorandum FEDERAL BUREAU OF INVESTIGATION | Adm. Servs Crim. Inv |
| | 1v1emoranami | ldent Intell |
| TO . | May 2 | Laboratory |
| TO : | Mr. Bassett DATE: 4/21/78 | Legal Coun Plan. & Insp |
| | | Rec. Mgnt Tech. Servs |
| FROM: | P. V. Daily | Training Public Affs. Off |
| | $\sim \times_{\sim} \sim \sim \sim$ | Telephone Rm Director's Sec'y |
| SUBJECT: | UNITED STATES OF AMERICA | , , |
| | L. PATRICK GRAY, III, | -/, |
| • | W. MARK FELT and | |
| 4 | EDWARD SOMILLER | 1. |
| N | Attached as an enclosure in an envelope is the | المارية |
| | of ten documents which the Prosecution intends to furnish | ito |
| | the Defense in compliance with Rule 16 of the Federal Rul | .es |
| | of Criminal Procedure. The list was received by SA on 4/21/78 from Jim Savage of Barnett Skolnik's sta | b6 T+ b7C |
| | describes the documents by file subject and Bufile with s | erial |
| | number, with the exception of the last document, for which | h a |
| | Xerox copy of the document taken from the files of the Ne Office was furnished. | w York |
| | Set forth below, numbered 1 through 10, are the | (op) |
| | documents requested: | |
| | 1) New York letter to the Acting Director, 2/1 | .5/73, |
| | Attention: Document Section, on the WEATHFUG file (176-1 3353). The letter submits typewritten samples from three | 20 |
| | typewriters in the apartment of | b7C |
| ` | Avenue, New York, which were furnished by NY 13270-S on 2 | <u>/14/7</u> 3. |
| | (Overt Acts (OA) 23-26). 62_//8045 | - <i>4</i> |
| | 2) New York <u>airtel to the Acting Director, 12/</u> | // |
| | under the WEATHFUG and | |
| | captions (176-1637-945), which encloses photographs of handwriting and typewriting samples from the apartment of | . b6 : b7C |
| | | |
| | Brooklyn. The information was furnished by NY 12951-5 on 12/11/72. (OA 6-9). The document was classified "Confi- | Total Statement Control |
| | dential XGDS-2" after review 2/27/78 during the Kearner | AUG 31 1978 |
| | defense discovery special. | |
| | 3) New York nitel to the Acting Director, 2/26 | /73 |
| | under thecaptions (176-163 | 7- / b6 |
| | 1023), sets forth a Passport Office lead based upon information from NY 12951-S at Brooklyn, on | b7c |
| æ | mation from NY 12951-S at Brooklyn, on Brooklyn, on | , |
| M /: | ENCLOSURE DANGE | |
| | 1 - Mr. Bassett 1 - Mr. Daly CONTINUED - OVER | |
| | JIJ har (3) | |
| 8 | Buy U.S. Savings Bonds Regularly on the Raygollos Plans 15205 | FBI/DOJ |

Memorandum to Mr. Bassett Re: United States of America v.

L. Patrick Gray, III, W. Mark Felt and Edward S. Miller

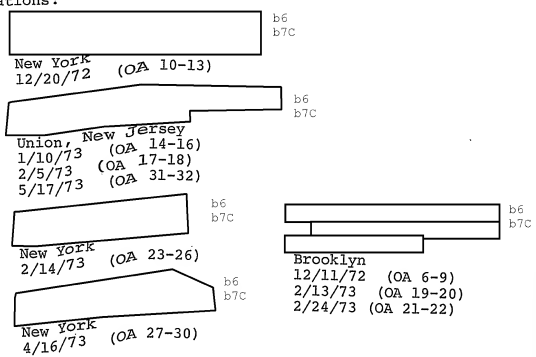
| 4) New York airtel 2/13/73 to the Acting Director, Attention: document Section, under the caption b6 (176-1637-1014), forwards photograph for handwriting comparison. b7C The enclosure was obtained 2/13/73 from "a confidential source" not further described. (OA 19-20). |
|---|
| 5) New York airtel to the Acting Director, Attention: Documents, 2/14/73, under the captions (176-1637-1012), encloses eleven photographs. Enclosures were obtained 2/13/73 from NY 12951-S at Brooklyn. (OA 19-20). |
| 6) New York airtel 5/17/73 to the Acting Director, Attention Cryptanalysis - Translation, under the caption (176-2004-258), forwards six photographs of Yiddish writing for translation. The airtel reports contact with NY 13808-S ("a sensitive source with knowledge of b6") with no date given. The document was classified b7C "Confidential XGDS-2" following review 10/18/77 by DCRU, FOIPA Branch. It is noted the file was copied 5/25/77 and 6/20/77 in connection with FOIPA requests. (Probably OA 27-30). |
| 7) Newark teletype 2/6/73 to the Acting Director, under the caption (88-56609-90), reports information received 2/5/73 from CS NK 5009-S concerning a letter, reported elsewhere to have been forwarded to and Union, New Jersey. (OA 17-18). |
| 8) Newark teletype 1/12/73 to the Acting Director and several field offices under the caption (88-56609-64), reports information received from a "'highly confidential source'" 8/11/72 and 10/31/72. This source b6 was not associated with any particular address but may b7C involve The teletype also reports information received 1/10/73, CS NK 5009-S, who reported information recently in the possession of (OA 14-16). |
| 9) Newark airtel to the Acting Director, Attention: Laboratory, 5/25/73, under the caption b6 (88-56609-191), encloses three photographs of an envelope and b7C card requesting handwriting comparison with known fugitives. |

Memorandum to Mr. Bassett
Re: United States of America
V.
L. Patrick Gray,
W. Mark Felt and
Edward S. Miller

The photographs were received from NK 5009-S, no date given, described as being in a position to furnish information on Flatley's parents . The original photographs be in the enclosure envelopes are marked as having been received in b7C evidence as Government exhibits 9-A through 9-C on 3/10/78. (Probably OA 31-32).

10) New York airtel to the Acting Director, 1/11/73, captions (100under the WEATHFUG and captions (100465959-8), enclosing five photographs of handwriting and typewriting samples for the photographs of handwriting and typewriting samples for the on 12/20/72, and the source is described by NY 12974-5 of tive source at as a highly placed sens itive source at from December, 1971, through July, 1972.

It, therefore, appears that one document received at FBIHQ for each surreptitious entry set forth in the list of overt acts attached to the indictment of 4/10/78, is overt acts attached to the surreptitious entries at included. The overt acts list surreptitious entries at five locations:



Action
for record purposes

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| | b6 b7C |
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| 13 Leve 4 | lu file |
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| | 88-56609-64 6/C 90 |
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| Bureau file on ATTACHED | AITEZ |
| Darece jie Willer | ACC 18C |
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| ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED | |
| DATE 03-27-2009 BY 65179 dmh/baw/sbs | |
| | Greenberg/Gray-5 |
| - | Greenberg/Gray-3 |
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| _ DRIGINAL Burea | a socuments |
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| ALL INFORMATION CONTAINED | · · · · · · · · · · · · · · · · · · · |
| DATE 03-27-2009 BY 65179 dmh/baw/sbGree | nberg/Gray-5209 |
| | |

FB1

| | the following in | (Type in plaintext or code) |
|---|--|--|
| a | AIRTEL. | (Priority) |
| | | |
| | TO: | ACTING DIRECTOR, FBI ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 03-27-2009 BY 55179 dmh/baw/s |
| | FROM: | VIEATUFUG |
| , | SUBJECT: | (00:CG) Bufile 176-1594 NYfile 176-403A |
| | | SM-NEVACT (00:1N) Bufile 100-465959 NYfile 100-172368 |
| | | NITITE 100-172300 |
| | typewrit: | Enclosed for the Bureau, Chicago and San Francisco photographs which comprise handwriting and/or ing samples obtained by the New York Office. |
| | Offices | Enclosed for the Bureau, Chicago and San Francisco photographs which comprise handwriting and/or ing samples obtained by the New York Office. For the information of the Bureau and receiving the New York Office developed NY 12974-S, a becaused sensitive source, at the New York City, This is the |
| | Offices, highly presidence 5-Bureau (1-FBI | Enclosed for the Bureau, Chicago and San Francisco photographs which comprise handwriting and/or ing samples obtained by the New York Office. For the information of the Bureau and receiving the New York Office developed NY 12974-S, a laced sensitive source, at Rew York City, a New Left attorney. (Enclosed St.) (NE) Labor Sty, Document Section) |
| | offices, highly p residence 5-Bureau (1-FBI (2-100) 2-Chicag 4-San Fr 1-New Yo | Enclosed for the Bureau, Chicago and San Francisco photographs which comprise handwriting and/or ing samples obtained by the New York Office. For the information of the Bureau and receiving the New York Office developed NY 12974-3, a laced sensitive source, at New York City, This is the e of a New Left attorney. (Enclosed Strong Comment Section) A New Left attorney. |

| By way of background, |
|---|
| has now returned to her apartment at Street, New York City, and is now employed as a New Left attorney for the Legal Aid Society, 100 Centre Street, New York City. |
| On 12/20/72. MY 12974-S was contacted and advised that currently has a roommate, one b6 a white female, employed at the b7c National Lawyers Guild (NLG), 23 Cornelia Street, New York City. |
| The source furnished the enclosures as items of typewriting and/or handwriting, a part of which is from one (LMU) and a part from one b6 National Lawyers Guild, San Francisco, b7C California. The source further advised that the NLG is maintaining records of all FBI contacts that come to their attention. |
| NY 12974-S advised that was in b6 recent contact with the following individuals from b7c the San Francisco area: |
| Berkeley, California Berkeley, California Berkeley, California |

| | Berlielesz Co | lifornia | b6 b7C | | |
|-------------|---|---|---------------------------|-----------|----|
| • | Oakland. Cali | ifornia | | | |
| , was fu | The following backgroun trnished by the source: | nd concerning | 3 | b6 b7C | |
| | Sex Race Nationality Date of Birth Place of Birth Height Weight | Female Caucasian American 5'5" 120 lbs. | .· .·: | · | |
| | Hair Eyes Characteristics | Red Drown | sses and ve i colorful | b6 b7C | |
| • | Passport Number | CEOCHER | (to expire | 7/24/74 |). |

The FBI Laboratory, Document Section is requested to examine the handwriting and typewriting in the five enclosed photos and, if feasible, make comparisons with all submissions under CAPECM, PENBON and WEATHFUG.

San Francisco identify the aforementioned individuals and conduct any additional investigation resulting there from deemed logical.

Information copies are being furnished to the Chicago Division as Office of Origin in MEATHFUG.

NY 176-403A

Receiving Offices, when reporting results of this communication, are requested to so paraphrase it, to protect the identity of the source referred to herein.

ARMED AND DAMGEROUS - ENTREMIST



Bonjamin R. Civiletti Acting Deputy Attorney General

4/24/78

17/

John J. McDernott Deputy Associate Director Pederal Bureau of Investigation UNITED STATES V. L. PATRICE GRAY, III, H. EARE FELT, AND EDWARD S. MILLER

PERSONAL COVERNMENT

17- Wied

This will confirm a conference today between Mr. James Savage of Mr. Skolnik's office and SA Joseph L. Tierney of our special office for compliance with discovery in the prosecution of captioned case.

It is our understanding that the originals of the following documents with four copies are desired by Mr. Skolnik's office by close of business Monday, 4/24/78, for use in compliance with discovery ordered by the Court under Rule 16 of the Federal Rules of Criminal Procedures on Tuesday morning, 4/25/78.

A. The ten documents as listed by Mr. Savage for SA on Friday, 6/21/78.

b6 ·b70

1. 176-1594-3353

2. 176-1637-945

3. 176-1637-1012

4. 176-1637-1014 5. 176-1637-1023

6. 176-2004-258

7. 08-56609-64

A. 68-56609-90

9. 88-56609-191

10. The Bureau file copy of New York Serial 176-403h-3473.

62-118045-5

M& AUG 31 1978

B. All memoranda concerning suggestatious entries relating to the Weathersen Eron SAC Folder number 25.

C. IA envelopes and bulky exhibits as set forth in Paragraph A, Sub-paragraphs 1 through 3; Paragraph B, Cub-paragraphs 1 through 9; and Paragraph C, Sub-paragraphs 4, 7, 609, 14, 15, 16, and 15 in the

L - Mr. Bassett

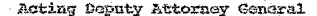
ThresibW

(SEE NOTE PAGE 3)

Greenberg/Gray-5214

FBI/DOJ

Assoc. Dir.
Dep. AD Adm.
Dep. AD Inv.
Asst. Dir.:
Adm. Servs.
Crim. Inv.
Ident.
Intell.
Loboratory
Legal Coun.
Plan. & Insp.
Rec. Mgnt.
Tech. Servs.
Training
Public Affs. Off.
Telephone Rm.
Director's Sec'y



letter from William L. Cardner to Joseph Schulte, dated 10/26/76 and captioned "Surreptitious Entry Investigations," a copy of which was furnished to us by Sr. Savage with notations of the exact material desired as set forth herein.

With regard to the meterials listed above for use in discovery, Mr. Skolnik's office has been advised all original documents are available and will be delivered as requested with the exception of approximately five of the lA envelopes listed under Paragraph C above, which will be obtained and furnished as promptly as possible. These materials have been returned to Field Office files.

We will furnish Mr. Skolnik with the original document and four machine-made copies of each. All original documents will be reviewed for compliance with current classification guidelines. Redactions will be made from the copies which are to be furnished to the defense on the basis of informant and source protection, compromise of ongoing investigations, and the privacy of unrelated third parties. No redactions will be made on the ground of classification. Unredacted copies should not be furnished to the defense without further consultation with us.

It is our further understanding that additional raterials are desired for the use of the Department in preparation of this case for trial. The additional materials to be compiled and furnished are set forth in a memorandum Erom Hr. Skolnik to D. Michael Griffin, dated 4/19/78 and captioned "United States v. L. Petrick Gray, III, bt al." discussed, this request involves moving the entire New York files pertaining to the WARRENG investigation and for ten individual files from New-York to FBI Meadquarters. This cannot be done within the next week, but will be accomplished as quickly as possible. In the interest of efficiency, therefore, we will not furnish the original documents from New York files numbered I through 11 on Pages 2 and 3 of Mr. Sholnik's memorandum until the original file is received from New York. We will attempt to furnish the original comments from Headquarters files set forth in those numbered paragraphs by close of business Friday, 4/28/78.

Acting Deputy Attorney General

If the above is not in accord with Mr. Skolnik's understanding or desires, please contact SA Paul V. Daly or SA Joseph L. Tierney at 324-3542 as soon as possible.

- 1 Barnet D. Skolnik
 Special Counsel to the
 Assistant Attorney General
 Criminal Division
- l Mary C. Lawton Deputy Assistant Attorney General Office of Legal Counsel
- l Robert Rouch Deputy Assistant Actorney General Crisinal Division

The above intended to confirm to the Office of Barnet D. Skolnik the classification review, the redaction policy with regard to materials going to the defense, and the exact list of materials desired as well as the schedule needed. Clarification of the materials needed is necessary to avoid confusion and conflict which has resulted from the Department furnishing annotated copies of two existing documents to SA D. Michael Griffin on 4/20/78 and a handwritten list of documents desired to on 4/21/78. The Department indicated to SA Griffin on 4/20/78 that a substantial portion of the documents listed in Mr. Skolnik's memorandum of 4/19/78 were needed in compliance with Rule 16 of discovery by close of business Monday, 4/24/78. After conferring with Mr. Savage on the morning of 4/24/78, it has been made clear that only the ten documents on the list furnished to on 4/21/78 are needed.

and

CPTIONAL FORM NO. 10 JULY 1972 WHITION GS. WAPMR (44 CFR) 101-11.6 UNITED STATES GOVERNMENT

Lemorandum

: Paul Daly, Special Agent

Federal Bureau of Investigation

FROM

Justice DEDT.

subject: United States vi Gray et. al.

RETAIN WITH RECEIPT

SHOWS REASON FOR DISSEMMENTIONS

DATE: April 24, 1978

ALL FBI INFORMATION CONTAINED

MAG TUCLASSIFIED 03-27-2009 by 5179 dmh/baw/sbs

FEDERAL GOVERNMENT

As supplementing the April 19, 1978 memo, captioned as above, from Barnet Skolnik, the originals of the following documents will be required for trial, and should be furnished to the prosecution office as soon as possible. Where possible, the documents which are not so marked on their face have been reproduced, and copies are attached. The location of the originals should be ascertainable from the document.

1. Handwritten note from L.P. Gray, dated 5/30 10:53 A.M., beginning "What major intelligence programs, if any, have been abolished?" (copy enclosed)

See TS# 78-1007 Branigan to Miller memo dated 5/31/72. (File number It is a 6-page memo; copy of top page is enclosed)

3. Shacke1ford to Miller memo dated 6/8/72, file/seriạt 156-437147-3634(?) (copy of top page enclosed)

4. Handwritten note from L.P. Gray, dated 6/15 12:00 noon P.M., beginning "Let's make this a productive meeting" (copy enclosed - document is probably attached to Shackelford to Miller memo dated 6/8/72 re SDS (Weatherman) Internal Security - Revolutionary Activities).

5. Shackelford to Miller memo dated 6/23/72 file/serial 134-23721-1.

6. L.P. Gray to Felt memo dated 6/28/72 file/serial 134-23721-5.

7. Miller to Felt memo dated 6/30/72 file/serial 134-23721-4.

REG_ 137

8. Cleveland to Felt memo dated 7/3/72. (Serial number obscured; copy of top page enclosed).

Buy U.S. Savings Bonds Regularly on the Payroll Savings P Greenberg/Gray-5217

INCONS SEP 191978 outcons 10/19/78BDG

The Man Market was

- 9. L.P. Gray handwritten notes dated 7/17/72, file/serial 134-23721-627.
- 10. Typed copy of L.P. Gray's notes, in form of memo to Felt. (No file number-copy of top page enclosed)
- 11. L.P. Gray handwritten note dated 7/17/72, file/serial 134-23721-5.
- 12. Shackelford to Miller memo dated 7/21/72 (no file number copy of top page enclosed. Memo refers to an "attached teletype." The referenced teletype is hereby requested, and should be provided also).
 - 13. Teletype 9/7/72, 105-183400-1296.
- 14. Miller to Felt memo, dated 9/7/72, file/serial 105-183400-1435.
- 15. Shackelford to Miller memo dated 9/13/72 file/serial 1-17-2663 (Memo has attached a teletype and an In-Service Agenda. Both attachments are also requested).
 - 16. Miller to Felt memo 9/21/72 file/serial 105-183400-1531.
- 17. T.J. Smith to Miller memo dated 8/4/72, file/serial 66-8160-3433.

UNITED STATES GOVERNMENT

Memorandum

UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

DATE:

4/27/78

Assoc. Dir. _____ Dep. AD Adm. ___ Dep. AD Inv. ___ Asst. Dir.:

Asst. Dir.: Adm. Servs. ___ Crim. Inv. ____

Crim. Inv. ___

Intell. _____

Legal Coun. _ Plan. & Insp. Rec. Mgnt. _

Tech. Servs.

Training

Public Affs. Off.

Telephone Rm.

Director's Sec'y

FROM : H. N. Basset#

SUBJECT: UNITED STATES V. L. PATRICK GRAY, III, ET AL DOCUMENT CLASSIFICATION MATTER

<u>PURPOSE</u>: To advise of steps being taken in an attempt to resolve anticipated questions involving classification of documents relating to the WEATHFUG investigation required for the prosecution of captioned case.

SYNOPSIS: The Departmental Review Committee (DRC), which exercises the Attorney General's approval authority in classification matters under Executive Order 11652, has in the past upheld classification to protect live sources and some investigative techniques in domestic security cases. The DRC has never decided a Weatherman classification appeal where a surreptitious entry was directly on point. documents now being requested by Barnet D. Skolnik, who is responsible for supervising the prosecution of captioned case would be classified under present policy. Mr. Skolnik has requested the FBI not mark the originals of these documents until the classification matter has been finally adjudicated. The FBI has refused to deliver documents under such circumstances, and the Department has agreed with this position. It is in our interest to resolve these questions promptly in order to avoid what may be ultimately decided to have been overclassification and the resultant declassification actions involved. The Department has agreed to consider the issues at the next

regularly scheduled meeting of the DRC Tuesday, May 2, 1978.

RECOMMENDATION: None, for information.

| PVD/250 | APPROVED: | Adm. Serv. | (1.8 AUG 31 1978 Legal Coun. |
|---|--|------------------------|---|
| 1 - Mr. Bassett | Assoc. Dir. Deb. AD Inv. Dep. AD Adm | Intert. Intell. Intell | Rec. Mgnt. Spec. Inv. Tech. Servs. Training |
| <pre>1 - Mr. Ryan 1 - Mr. Ross (Attention: 1 - Mr. Moore (Attention: 1 - Mr. Daly</pre> | | b6 b7C | Public Affs. Off. |
| CULT:sjb (6) | (DET) | AILS - OVER) | |

Buy U.S. Savings Bonds Regularly on the Permble Scholars - Blado

Memorandum to Mr. McDermott
Re: United States v. L. Patrick Gray, III, Et Al
Document Classification Matter

<u>DETAILS</u>: The DRC consists of five members, one of whom is a representative of the FBI. It exercises the Attorney General's approval authority over classification matters under Executive Order 11652, or evaluates issues and makes recommendations upon which the Attorney General personally acts.

In the past, the DRC has upheld classification of some materials in domestic intelligence cases, which were legitimately opened to protect the national security. Classification of documents to protect live informants and sources and some investigative techniques including mail covers, technical surveillances, and microphone surveillances, have all been upheld. There has been no decision of the DRC which directly approves classification in order to protect surreptitious entry as an investigative technique in a Weatherman case.

Barnet D. Skolnik is responsible to Acting Deputy Attorney General Civiletti for supervising the prosecution of Messrs. Gray, Felt, and Miller. In preparing for trial, he is requesting delivery of original FBI documents for possible use in Court. Many of these documents are now classifiable under the present policy of the FBI in those areas in which the DRC has approved classification, or in which a successful argument upholding their classification before the DRC can be envisioned.

Mr. Skolnik's Office requested the FBI to withhold stamping the classification of individual documents on the originals of those documents before delivering them to the Department. He desired markings be withheld until the classification issue for each document has been finally adjudicated, presumably by the DRC, or perhaps by the Attorney General himself acting independently. The FBI refused to deliver classifiable documents without proper markings. Deputy Assistant Attorney General Mary C. Lawton advised Mr. Skolnik the FBI's position was proper, and he now concurs.

The prompt resolution of the classification issues is in the best interest of the FBI and all parties involved. To delay resolution of the issues risks a last minute decision by the DRC that FBI documents needed in the prosecution of the case have been overclassified and must be declassified. This would not only aggravate Mr. Skolnik's task unduly and thereby

Memorandum to Mr. McDermott
Re: United States v. L. Patrick Gray, III, Et Al
Document Classification Matter

potentially antagonize him, it would also result in a considerable amount of wasted effort both in the initial classification action and in the ultimate declassification action which might be required by the DRC.

In view of the above, SAs Paul V. Daly and Joseph L. Tierney met with Deputy Assistants Attorney General Mary C. Lawton and Robert Keuch on 4/26/78. They agreed with this analysis of the problem presented and were aware of Mr. Skolnik's concern, and his desire to avoid classification issues, and to determine what material may be properly classified, and what material should be declassified, as promptly as possible.

It was noted that review of the issues and decision by the DRC will allow resolution of classification problems with regard only to those documents whose originals are now being requested for use in the prosecution. It does not provide a vehicle to resolve the issue of the classification of original documents or copies of FBI documents furnished to the Department during the lengthy Surreptitious Entries Investigation. Resolution of this aspect of the classification problem will be sought separately, the Department having been advised by memorandum dated 2/6/78, from John J. McDermott to Barnet D. Skolnik, captioned "U. S. vs. Kearney, Discovery Proceedings." Copies of this memorandum were designated for Ms. Lawton and Mr. Keuch.

Mr. Keuch advised he would arrange to have these classification issues examined and resolved by the DRC at its next regular meeting, on Tuesday, 5/2/78. He offered an earlier meeting if desired, but preparation for presentation of the matter precludes us from accepting his offer.

Those personnel handling classification review for the Defense Discovery Special will select a representative assortment of documents to be presented to the DRC. Presentation to the DRC will be handled by representatives of the FBI's Document Classification Office, who are normally responsible for such presentations. Mr. Keuch advised he had no reservations with regard to the identities of any FBI employees participating in the presentation, including any who may be involved in the Surreptitious Entries Investigation. He understands presentation involves advocacy and, therefore, sees no conflict.







UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

DATE:

5/1/78

Assoc. Dir. Dep. AD Adm. Dep. AD Inv.

Asst. Dir.:

Adm. Servs. Crim. Inv. ldent.

Public Affs. Off. . Telephone Rm. Director's Sec'y

Intell. Laboratory Legal Coun. Plan. & Insp. Rec. Mant. ___ Tech. Servs. Training.

FROM

Mr. Bassett

SUBJECT:

TO

UNITED STATES v. L. PATRICK GRAY, III, ET AL

RULE 16 DISCOVERY

1emorandum

REPORTED UNAUTHORIZED DISCLOSURE OF CLASSIFIED/

UNEXCISED FBI DOCUMENTS

PURPOSE: To record events leading up to reported unauthorized disclosure of classified information and of FBI documents prior to review by FBI personnel.

SYNOPSIS: Discovery under Rule 16 of the Federal Rules of Criminal Procedure ordered at the arraignment in captioned prosecution 4/20/78 necessitated delivery of copies of FBI documents to the offices of three different defense attorneys. Pursuant to requests received from the Department's "FBI Task Force" 4/20 and 4/21/78, originals of FBI documents with proper classification and copies with excisions of exempted material were delivered to the Department on 4/24 and 4/26/78. A fourth request from the Department by memorandum dated 4/24/78 was received; and pursuant to this request, 17 original documents were located. One of these documents was noted to be classified "Top Secret" and to require a compartmentalized clearance for access. the delivery to the Department of other properly reviewed documents 4/26/78, Departmental attorneys were advised of the sensitive nature and restricted access of this document; and they exhibited copies of it from our records bearing no classification markings. On 4/27/78, the Security Officer at the Department advised the FBI's Security Officer copies

Enclosures .

1 - Mr. Adams

1 - Mr. McDermott

1 - Mr. Cregar

1 - Mr. Moore

1 - Mr. Bassett

1 - Mr. Ryan

- Mr. Daly

HTTACHED

Greenberg/Gray-5223

(SYNOPSIS - CONTINUED)

JLT:sjb/lab (7)

EXEMPTED FROM AUTOMATIC DECLASSIFICATION

AUTHORITY DERIVED FROM:

FBI AUTOMATIC DECLASSIFICATION GUIDE

EXEMPTION CODE 25X(1)

DATE 03-27-2009

Buy U.S. Savings Bonds Regularly on the Payroll Savings Pla





of the sensitive document and other FBI document not yet subjected to classification review or review for the excision of the exempted material had already been delivered to defense counsel. On Friday, 4/28/78, a meeting was held between representatives of the FBI's discovery compliance office, the Department's "FBI Task Force," the Security Officer of the Department, Deputy Assistant Attorney General Mary C. Lawton, and Special Assistant to the Attorney General Philip Jordan. Following this meeting, a quick review of the documents not previously reviewed by the FBI was accomplished and four were designated as the most sensitive, necessitating immediate retrieval from defense counsel, since the documents are not properly stamped and not all defense counsel have been given security clearances or access to compartmentalized information. Arrangements were made to retrieve the documents from Mr. Gray's attorney in Baltimore and Mr. Miller's attorney in Washington, D. C. Arrangements to retrieve the documents from Mr. Felt's attorney, who has them in his possession on a business trip to Las Vegas, are incomplete, but are being pursued. Arrangements will be made for FBI review of the balance of the materials now in the hands of the Department, but have been deferred pending retrieval of the most sensitive documents.

| RECOMMENDATION | None, | for information. |
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DETAILS: On Thursday and Friday, 4/20-21/78, instructions were received by the office for compliance with Defense Discovery Requests concerning original documents, which the "FBI Task Force" prosecuting captioned case, needed to comply with discovery under Rule 16 of the Federal Rules of b6 Criminal Procedure ordered at the arraignment on Thursday, b70 4/20/78. Two lists had been furnished to SA D. Michael Griffin on Thursday, and one list was furnished to SA D. Michael On Friday.





Both instructions were to furnish the originals of documents, enclosures, or bulky exhibits and four copies to be furnished to the defense. After an initial disagreement over whether or not classification markings should be made on the originals prior to delivery, it was conceded by the Department such markings were required. On Monday, 4/24/78, it was discovered the original instructions were misleading, overlapping, and incomplete. Arrangements were made to deliver those documents which the Department indicated were most urgently needed, and the delivery was accomplished before close of business 4/24/78. A second delivery was made on Wednesday, 4/26/78, and a third delivery has been scheduled for Friday, 4/28/78. By memorandum dated 4/24/78, from Breck Willcox to Paul Daly, 17 additional documents relating primarily to that aspect of the case involving former Acting Director Gray were requested, also for delivery by Friday, 4/28/78.

We have been dealing primarily with Mr. James Savage, who shares office space with Mr. Breckenridge Willcox, both of whom are assigned to Barnet D. Skolnik, Chief of the "FBI Task Force."

On Wednesday, 4/26/78, Mr. Savage requested assistance in reconciling documents already delivered or to be delivered as listed on the three separate lists given to the FBI the preceding week. Two FBI employees were dispatched to make the second delivery and to assist in reconciling the requests at approximately 2:30 p.m.

At approximately 4:30 p.m., SA's Joseph L. Tierney and Sammy J. Miller went to the same office to see Messrs. Savage and Willcox concerning declassification of some of the documents and to discuss classification problems in general, it having been discovered one of the documents requested in Mr. Willcox's memorandum should have been classified "Top Secret" and required a compartmentalized clearance for access.

Following the declassification actions, which were taken on original documents delivered Monday, 4/24/78, Messrs. Savage and Willcox were advised at least one of the documents in Mr. Willcox's memorandum was extremely sensitive.





Mr. Willcox asked whether or not we were referring to a Branigan to Miller memorandum and produced a copy of the document from a folder on his desk. After examination, Mr. Willcox was advised this was indeed the document which was extremely sensitive. It was explained to him that the document should be classified sensitive and that it required compartmentalized access at the SI or perhaps even the TK level. Mr. Willcox indicated he did not understand classification procedures and had never been involved with them before. He shortly thereafter expressed his belief that 95 percent of the documents classified by the government should not be classified. This comment followed a discussion both of the sensitive document mentioned above and an explanation of the efforts being taken by the FBI to have the policy with regard to classification to protect sources and methods in domestic intelligence investigations reviewed by the Departmental Review Committee (DRC). This review was being sought in order to avoid unduly complicating the handling of exhibits by classifying them and subsequently declassifying them following review by the DRC.

Mr. Willcox was preparing to leave the office. He replaced the copy of the sensitive document in the folder and took it, together with several other folders, through an interior door to an adjacent office. Moments later he returned to the office and asked Mr. Savage for the location of the safe. Mr. Savage advised him the safe had been moved to the office of Mr. Paul Boucher.

At no time during the above conversation did either Mr. Savage or Mr. Willcox give any indication that the sensitive document had already been given to defense attorneys under Rule 16. At no time has any member of the "FBI Task Force" indicated that any other FBI documents other than those being reviewed and delivered to them on 4/24 and 4/26/78, were being given to the defense.





During the meeting, further effort was made to explain to Messrs. Savage and Willcox the special handling required for Top Secret documents and the special access required for compartmentalized information. They were advised that when the original and further copies of the sensitive document or any similar Top Secret documents were furnished, an accounting had to be made of all copies of the document which would be numbered, and copies already in their hands would have to be appropriately marked and added to the accounting to the documents being delivered.

The meeting concluded at approximately 5:30 p. m. with Mr. Savage, Mr. Willcox having departed, emphasizing the need to deliver originals at an even faster rate and not later than Friday, 4/28/78.

On Thursday, 4/27/78, the Document Classification/
Security Officer at FBI Headquarters was apprised of the
above, and he immediately notified the Security Officer at
the Department of Justice. He was advised by the Departmental
Security Officer that copies of the above sensitive document
had been made and distributed to various personnel in the
Department for review. The personnel in Mr. Skolnik's
Office who originally held the copies and the individuals to
whom the copies were distributed in the Department do not
have compartmentalized clearances. In addition, the Departmental
Security Officer has found six more copies of the document
were made and have been given to the defense attorneys who
also do not have compartmentalized clearance.

On Friday, 4/28/78, Deputy Assistant Attorney General Mary C. Lawton was advised by SA Paul V. Daly that Mr. Skolnik's Office had reportedly given the above sensitive document and possibly others to the defense counsel without any classification markings and without review by the FBI to make the usual excisions under discovery to protect sensitive sources and methods, ongoing investigations, and privacy of unrelated third parties; and the attorneys assigned to Mr. Skolnik, when advised of the sensitive nature of at least





one of the documents on 4/26/78, failed to report to the FBI that this document had already been given to the defense. Ms. Lawton advised she would proceed to Mr. Skolnik's Office in order to assess the situation.

A meeting was held in the office of the FBI "Task Force" attended by Department Attorney Paul Boucher, SA Daly, Ms. Lawton, Philip Jordan, Special Assistant to the Attorney General, later joined by Messrs. Willcox and Savage and SAs Tierney and Miller.

Copies of the materials which were delivered to defense attorneys on Tuesday, 4/25/78, were furnished for review. The object of the review was to isolate those documents whose extreme sensitivity necessitated their immediate retrieval from defense counsel. No attempt was made to cover all classification or source protection problems, such action being deferred in favor of immediate resolution of the most critical documents. Four documents were selected, the first of which is the original sensitive document mentioned above.

- 1. Memorandum from W. A. Branigan to Mr. Miller, 5/31/72, captioned "Major Intelligence Programs."
- 2. Memorandum from Mr. E. S. Miller to Mr. W. M. Felt, 9/7/72, captioned "Al Fatah, Internal Security Middle East."
- 3. Teletype from Acting Director to SACs Alexandria, et al, 9/7/72, captioned "Al Fatah, Internal Security Middle East."
- 4. Memorandum from E. S. Miller to Mr. W. M. Felt, 9/21/72, captioned "Al Fatah, Internal Security Middle East."





None of the above documents were stamped indicating classification level with the exception of the 9/7/72 and 9/21/72, which were marked "June."

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Attached in an envelope stamped "Top Secret" are copies of the four documents as they exist in the Departmental files and as they were sent to defense attorneys with the exception of the 9/7/72 memorandum, which bears a valid stamp, it having been copied from the FBI record copy of the document which has now had proper classification markings added.

The first document listed above contains compartmentalized information which will require clearance from the National Security Agency before any further handling of the document by the Department is accomplished. It requires a compartmentalized clearance to review. It also jeopardizes two former Bureau sources no longer in this country and in general jeopardizes to some extent our capabilities in the foreign intelligence area.

| s) <u> </u> | The 9/7/72 memorandum compromises an FBI informant in since it sets forth informati concerning a relationship between organization which we can only presume is known only to the informant and one other person. | b71 L on |
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Memorandum 9/21/72 contains information concerning the target of a surreptitious entry in Dallas which was approved by Acting Director Gray, the full details of which have not been disclosed although the fact that one such entry did occur has been publicized. There is additional information in the memorandum the source of which is not clear since it is a summary memorandum but which could have come from foreign intelligence agencies.

The Department is making immediate arrangements to retrieve the copies of these four documents already furnished to defense attorneys. Mr. Miller's defense attorney has been contacted in Washington and is willing to return the documents. Mr. Gray's attorney in Baltimore has also been contacted and will turn them over to a representative of the Department who is traveling to Baltimore. Mr. Felt's attorney cannot be contacted although his office is trying to locate him in Las Vegas where he has traveled on business with the documents in his possession. The Department will attempt to arrange to have the documents in Las Vegas placed in a sealed envelope in the office of a U. S. Marshal over the weekend to be returned to Washington by the attorney in time for a meeting scheduled for all defense attorneys on Tuesday, 5/2/78.

Mr. Boucher advised SA Daly he was aware of the agreement that no materials were to go to the defense without prior review by the FBI and thought this agreement had been honored. He was not aware that documents had been furnished to the defense on 4/25/78 which had not been subjected to review by the FBI for the purpose of making classification determinations and excisions of material exempt from discovery. Mr. Willcox stated that he was not aware of such an agreement which he assumed had been made prior to the turn over on the task force in December 1977.

The meeting was joined by Chuck Trombetta from the Security Office of the Department. Mr. Trombetta took into his possession all readily available copies of the most sensitive documents to be placed in an approved container in his office.





It was pointed out and generally discussed by Mr. Trombetta, the representatives of the FBI Task Force and SAs Miller and Tierney that an incomplete review had now been done. The documents to be made available to the defense and those already given out have not received in most cases a full classification review or a review to excise materials exempt under discovery. The existence of other copies of the above four documents in the 81 volumes of material furnished by Mr. Long to the FBI Task Force during the Surreptitious Entries Investigation and the lack of a classification review of this material was also discussed. It was noted the FBI had apprised the Task Force of the nature of the material in their hands which they acquired during their investigation by memorandum dated 2/6/78 from John J. McDermott to Barnet D. Skolnik, captioned "U. S. vs. Kearney, Discovery Proceedings." Mr. Trombetta asked if he could have a copy of this memorandum and he was advised one would be furnished.

Mr. Trombetta expressed his concern and indicated he would consult with his superiors with a view towards asking the FBI to form a task force to review from a classification standpoint all FBI documents now in the hands of the "FBI Task Force."

It was also pointed out to Messrs. Boucher, Savage, and Willcox that a second review of the documents furnished to defense attorneys would be necessary and that it might be necessary to return more copies of documents from defense counsel in order to make excisions. This more complete review will be accomplished when the four most sensitive documents are back in Departmental control. They were advised the defense has been given some documents which are stamped classified and do not reflect recent declassifications and that there was some inconsistent classification which we were not able to resolve at the scene since some research was involved.





ADDENDUM: At approximately 2:10 p. m. Mr. Boucher advised SA Tierney by telephone he had determined the sensitive documents had not, in fact, been brought to Las Vegas by Mr. Felt's attorney but had been left in an office safe in Arlington, Virginia. Mr. Boucher stated he was making arrangements to retrieve these documents on 4/28/78.



Special Counsel to the
Assistant Attorney General
Barnet D. Skolnik
Criminal Division
John J. Hobermott
Leputy Associate Director
Federal Bureau of Investigation
U. S. ys. KEARNEY
DISCOVERY PROCEEDINGS

2/6/78.

The initial review of the records furnished by Mr. Richard F. Long to Mr. William L. Gardner of the Civil Rights Division beginning in 1976 has included a partial review of the material to determine whether or not it contains information which should be classified in the interest of national defense or foreign relations under Executive Order 11652.

Although our review is partial in the sense that we are not marking as classified all information potentially classifiable, we have determined a large amount of the material is classified. Classification has been primarily at the Confidential and Secret Level, although numerous items classified Top Secret have been reviewed.

Our normal procedure in the course of such review would require us to notify all holders of copies of the documents of each classification action taken. This would include declassifications as well as documents containing classified information which are newly so marked. The notification would go to all holders of copies both within the FEI and outside the FEI including the Department of Justice and other Federal agencies.

Such a notification program at this time would hinder our review of records pursuant to the court ordered discovery. We assume the requirement to rark your copies of the documents would constitute a sixilar hindrance to your operation. A complicating factor lies in the fact that the classification review is not complete and further classification action may be necessary if any of the documents are needed in the future, such as if the presecution or the defense desires to introduce them at trial.

1 - Mr. Bassett
(Attention: b7c (SEE NOTE - PAGE TWO)

1 - Mr. Daly
Greenberg/Gray-5233

JLT:sjb
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Do Not

The Special Counsel to the Assistant Attorney Ceneral Criminal Division

Since adherence to our norral procedures is impractical at this time, the only solution for the moment is for you to regard the entire package of naturial furnished by Mri Long as classified under Executive Order 11652. The ultimate solution of the problem can be postponed, but would involve either the posting of classification varnings, destruction of the material, or the returning of the material to the FBI's control for appropriate disposition.

If you have any questions, please do not hesitate to contact Mr. Paul V. Daly or Mr. Joseph L. Tierney on Extension 3542.

- 1 = Mary C. Lewton
 Deputy Assistant Attorney General
 Office of Logal Counsel
- l Wohert Meuch
 Deputy Assistant Attorney General
 Criminal Division

NOTE: Instant letter prepared to apprise Mr. Skolnik of the problem which now exists with regard to classification markings and to propose a temporary solution. Although Departmental officials and Mr. Skolnik are obviously aware the records furnished to them contained sensitive information, the volume of classification actions now being taken makes formal notification appropriate.

EXEMPTED FROM AUTOMATIC
DECLASSIFICATION &
AUTHORIPY DERIVED FROM:
FBLAUTOMATIC DECLASSIFICATION GUIDE
EXEMPTION CODE 25X(1)
DATE 03-27-2009





ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED EXCEPT WHÈRE SHOWN OTHERWISE

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cation, both of the overall classification and of the specific elements in the document which caused the classification. For this reason, the teletype is also enclosed in excised form so that you can verify those elements of the first paragraph which we believe support the classification. These elements of the decument tould be encised before the document is used at trial, both from the standpoint of protection of classified information and from the standpoint of source protection, which we anticipate both the Separtment of Juptice and the United States District Court will honor.

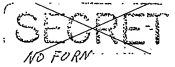
discuss this single document or the additional documents which we expect to encounter in processing saterial for the procession and defense which involve year agency's interests, we would be nost happy to oblige. Please feel free to contact so or Special Agents Joseph L. Tierney or Sanky J. Miller at 324-3542. Although we empect to encounter additional paterial requiring consultation with you, the attacked teletype is the cost critical to the prosecution and requires the most expeditions formalling.

(5) 105-103400-1290.

The toletype, which was initialled by former acting Director Gray, is one of 17 whose originals are desired by the Report testlution is necessary for the procedure to comply with discovery of accuments ordered horil 20, 1978, under Mule 16, Federal Rules of tricinal Procedure. Special marking not being removed until concurs with excissions



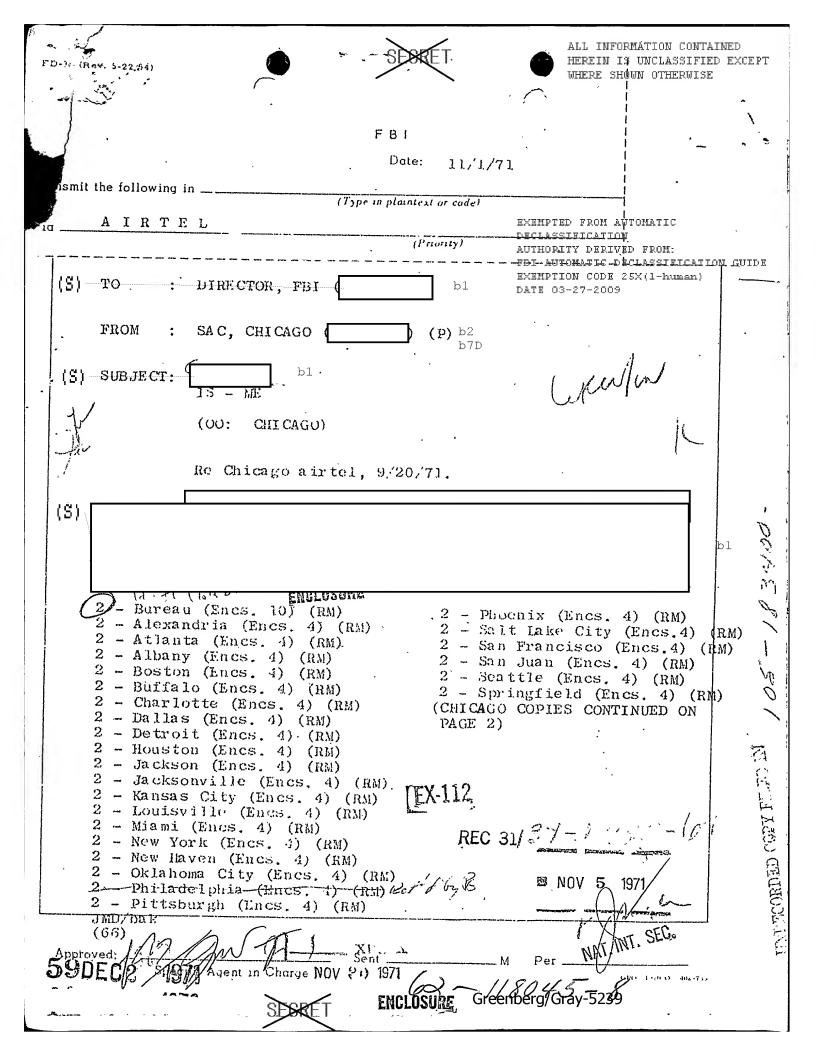
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Recipient offices are requested to conduct discreet, limited investigations to identify individuals in their territories through agency checks and contact with established sources.

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DECLASSIFICATION AUTHORITY DERIVIED FROM: FBI AUTOMATIC DECLASSIFICATION GUIDE DATE 03-27-2009

> Director, Rational Security Agency Attention: General Counsel Paul V. Daly, Federal Bureau of Investigation . Defense Discovery Special . Poor (686, JIV

5-9-78

Ao Je La Taris

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u. s. v. e. patrick gray III, et al DEFENSE DISCOVERY/CLASSIFIED PATERIAL

Attached is a copy of relevant portions of an internal FBI reportedun from W. A. Branigan to D. S. Willer Condeted May 31, 1972, and captioned Major Intelligence Programs. The necorandum is classified 'TOP SECRET - UMBAL' Also attached is an excised copy of this memorandum. Excisions have been made with a view toward removing all classified raterial from the copy. Until we receive your final opproval or your concurrence with this evaluation; however, we have carked the excised version as 'CONFIDERTAL' as a precaution-(U) ary measure.

The office handling prosecution in captioned case desires to use the attached document at trial. Th classification review to insure current compliance with the provisions of Executive Order 11652 is, therefore, required. Preliminary review by PBI personnel has resulted in the conclusion, the document should be classified "TOP SMORT" . WIBRA" since it, involves general policy and past history of offorts by TEI(to secure material for use by your agency. The natorial was obtained through live sources as well as other investi-(U) cative techniques, as set forth in the document. (20)

Since this is a document which is especially critical to the prosecution's case, they are most interested in having the Cockent declassified or downgraded, or to isolate within paragraphs the specific raterial resulting in classification of the overall document. Verification is, therefore, cought: both of the overall classification assigned and of those specific elements in the document which cause the classification.

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CLASSIFIE EXEMPT DATE OF

Director, Wational Security Agency

We believe your agency has the primary interest and chould set the classification policy for that material commencing on page 1, under the first program heading, and continuing through the end of page 2. In addition, the paragraph which begins at the end of page 3 and carries on to the top of page 4 consists of information received from your agency. (8)

It would appear the complexity of the classification issues and the intermingling of information makes intelligent discussion of this document difficult in correspondence form. Accordingly, we suggest it may be beneficial to meet with representatives of your agency to discuss the document and its various considerations in detail. We are prepared to meet with you at your earliest possible convenience, should you agree that such a meeting will be helpful. Please feel free to contact me or Special Agents Joseph L. Therney or Campy J. Millor at 324-3542 in this regard. We expect to have to handle more similar material as we proceed, but this document is the most critical and requires the most empeditious handling. (0)

Enclosured (2)

Greenberg/Gray-5252

NOTE: Original document not placed on record end continues to exist in the same form as it was found 8-19-76: in a filing cabinet in CI-1 Section, INTO: marked "Sensitive Programs" in a folder which is in pessession of Defense Discovery Special. Memorandum 8-20-76, from I. C. Peterson to Mr. T. W. Lenvill and captioned "SURPEPTITIOUS ENTRY" records the finding of the Dranigan semo at 62-117106-42 and has a copy of the memo attached. (U)

Euclass copy of relevant portions of Eranigan memo given to MSA being kept behind yellow of instant outgoing. Two enclosures to MSA are excised and unexcised relevant portions. (U)

Instant lotter classified "CONFIDENTIAL" since it (U) contions classification of enclosure as "FOR ELEMBNA" DIDING.

DECLASSIFICATION AUTHORITY DERIVIED FROM: BNITED STATES NYERNMENT FBI AUTOMATIC DECLAS DATE 03-27-2009 Memorandum Hates Bishon Cullidian Campbell MR. E. S. MILLER DATE May 31, 1972 Cleveland Cournd Dalbey Marshall FROM: W. A. BRANIGAN ORIGINAL ONLY Miller, E.S. 1/ Ponder . DO NOT FILE Walters ... SUBJECT: MAJOR INTELLIGENCE PROGRAMS Tele. Room Mr. Kinley __ Mr. Armstrong -Ms. Herwig ___. On May 30, 1972, Acting Director Gray inquired, Mrs. Necum ... "What major intelligence programs, if any, have been abolished?"
He also asked for the reasons for their discontinuance and whether these programs should be reinstituted. Specifically, Acting Director Gray asked, "What is necessary to reinstitute The following are major intelligence programs formerly conducted by the Bureau but which are now discontinued: PROGRAM Largely accomplished through This But there were some isolated instances we successfully available w extending During the years of operation; the Bureau was successful then Attorney General Ramsey Clark of and asked for authority to attempt, to such operations involved By letter of permission wa declined. renewed his request WAB: hke 67777 " CONTINUED - OVER

Memorandum from W. A. Branigan to Mr. E. S. Miller MAJOR INTELLIGENCE PROGRAMS which was later withdrawn in 🚾 The Attorney General (U) at the time when the request was withdrawn. but had not responded requested This request was declined in advantageous to be advantageous to was advised that he would not engage in this program unless directed to do so by the Attorney General the Director wrote the. Attorney General pointing out the grave risks involved in such an operation and further that the planned would represent a new It is our considered opinion that we should reinstitute he Program on a limited basis where the coperating to the considered judgment that the Bureau at this ime should not cubark on a program of the increased alertness In order to reinstitute a program involving the These personnel would necess CONTINUED - OVER

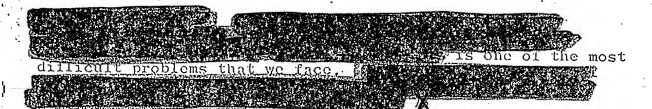
Based upon information received from



- 3 -

CONTINUED - OVER

Memorandum from W. A. Branigan to Mr. E. S. Miller RE: MAJOR INTELLIGENCE PROGRAMS



UNEFER TATES GOVERNMENT

lemorandum

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

Assoc. Dir. Dep. AD Adm. Dep. AD Inv. _ Asst. Dir.:

Adm. Servs

Crim. Inv. _

Ident. . Intell.

Laboratory . Legal Coun.

Plan. & Insp.

Telephone Rm. Director's Sec'y

Rec. Mgnt. _ Tech. Servs. Training Public Affs. Off.

DATE: 5-12-78

FROM

Mr. Bassett

SUBJECT:

To advise of receipt of informal discovery request

and the Government's response, thereto.

DETAILS: By three letters dated May 1, 1978, (copies attached), counsel for captioned defendants presented to the Department discovery requests in conformance with local court rules requiring counsel to resolve discovery matters prior to filing of formal motions which is slated for May 22, 1978. While there are some differences, essentially, the three requests are directed toward reaching the same material. Government's response, as contained in its letter of May 10, 1978, (copy attached), generally restricts the discovery to Weathermen investigative files and policy relating to the use of surreptitious entries. Certain portions of the defense attorney's letters are properly classifiable. For example, Thomas A. Kennelly, attorney for Miller, requested information relating to contacts with the Cuban Mission to the United Nations. In this regard, the Department will be alerted to the potential for disclosure of sensitive material in connection with oral arguments concerning those portions of the discovery request denied by the Government. Similar problems arose during discovery arguments relating to Kearney's indictment and as a result, the arguments were cheld in camera and the discovery order sealed. This procedure would appear appropriate in this matter, also.

The Department's response which reserves the right to redact material "to protect ongoing investigations and to prevent undue embarrassment or injury to unrelated third parties," does not allow, on its face, excisions to protect sources or methods, and in this regard, it is departure from the standards for redaction used in the Kearney matter.

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|----|------|------|--------------|-----------|
| | | 1 | \ _ENCLOSURE | |
| 1 | _ | Mr. | Bassett | |
| 1 | _ | Mr. | Adams | |
| 1 | _ | Mr. | McDermott | 1.0 |
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FBI/DOJ

Daly to Bassett Memo Re: U. S. v. Gray, Felt, and Miller

Also of interest, is the Government's agreement to the extent covered by Brady to furnish in response to question 10 of the discovery request by Mr. Gray, "All threats of indictment or the institution of disciplinary action made by the Government to any person in connection with the investigation and/or prosecution of this case."

We anticipate meetings with the Department concerning their responses to the discovery request and will raise questions presented by their response.

| RECOMMENDATION: | For information. | |
|-----------------|----------------------|--------------------------------------|
| | pun | • |
| | APPROVED: Adm. Serv. | L'egal Coun. |
| | Director Ident. | Plan, & Insp. Rec Mgnt. Tech. Servs. |
| | Dep. AD inv. | Training Public Affs. Off. |

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Diuguid, Siegel & Kennelly

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Suite 1112

Washington, D. C. 20036

[202] 872-0700

JÓHN P. DIUGUID** THOMAS L. SIEGEL* THOMAS A. KENNELLY*

May 1, 1978

OF COUNSEL HOWARD S. EPSTEIN

MARYLAND OFFICES

107 W. JEFFERSON ST. ROCKVILLE, MD. 20850

3737 BRANCH AVENUE HILLCREST HEIGHTS, MARYLAND 20031

KARL W. PILGER *

* D.C.

Barnet D. Skolnik, Esquire Special Counsel Criminal Division U. S. Department of Justice Room 2244 Washington, D. C. 20530

Re: U.S. v. Gray, et al.

Dear Mr. Skolnik:

Attached herewith please find our informal Request for a Bill of Particulars and Discovery Requests submitted on behalf of defendant Edward S. Miller.

Sincerely.

DIUGUID, SIEGEL & KENNELLY

Ву

Thomas A. Kennelly

Attachments

ALL INFORMATION CONTAINED . . HEREIN IS UNCLASSIFIED . DATE 03-27-2009 BY 65179 dmh/baw/sbs

C2-118045-10

ENCLOSURE

EDWARD S. MILLER

DISCOVERY REQUESTS

GENERAL

- 1. The names of all "attorneys for the Government," within the meaning of Rule 6(d), who were present when the Grand Jury was in session, including the Grand Jury which returned this indictment and its predecessor Grand Jury which heard testimony in this case.
- 2. A copy of the directives or orders in February 1973 which redesignated the Domestic Intelligence Division as the Intelligence Division of the FBI.
- 3. The complete criminal record of all Weatherman fugitives referred to in paragraph 5 of the indictment, together with copies of the pertinent fugitive warrants and supporting affidavits.
- 4. The complete criminal record of all persons whom the Government intends to call as witnesses, or at this time contemplates might be called as witnesses.
- 5. All FBI directives or memoranda generally authorizing the utilization of undercover FBI agents in Weatherman investigations and generally describing the training of such undercover agents.
- 6. The FBI personnel file of Edward S. Miller.
- 7. A written list of the names and addresses of all Government witnesses which the Government intends to call in the presentation of the case in chief together with any record of prior felony convictions of any such witnesses which are within the knowledge of the attorneys for the Government. [ABA Standards, Sec. 2.1(a)(i)]
- 9. Any materials or information in the possession or control of the prosecutors which tends to negate the guilt of the accused as to the offense charged or would tend to reduce his punishment therefore. (ABA Standards, Sec. 2.1 (c)]
- 10. All written statements and the substance of all oral statements made by this defendant which the Government intends to offer in evidence at trial.
- 11. All written statements and the substance of all oral statements made by any other co-conspirators during the course of the conspiracy which the Government intends to offer in evidence at trial against this defendant.

- 12. All written statements and the substance of all oral statements made prior to or after the conspiracy by co-defendants which the Government intends to offer in evidence at trial. (Bruton v. U.S., 391 U.S. 123.)
- 13. All FBI documents reflecting the purpose of, reasons for, and anticipated results of the surreptitious entries referred to in the indictment.
- 14. All promises, inducements, rewards, or immunity given by the Government to any person it intends to call as a witness at trial.
- 15. Statements of all persons interviewed reflecting what such persons heard Mr. Gray say, material to the offense charged in this indictment, when he spoke to groups of FBI officials, as alleged in Overt Acts No. 2 and No. 4.
- 16. All information in the FBI files which shows that the "relatives and acquaintances of Weatherman fugitives" referred to in the indictment had contact with, supported, aided, abetted, or in any way assisted said Weatherman fugitives.

APPROVAL OF HIGHER AUTHORITY/ MISTAKE OF LAW/CRIMINAL INTENT

- 17. A document entitled "POSITION PAPER ON JURISDICTION, 2/13/75, FBI Intelligence Division," together with all supporting papers.
- (2) 18. A document entitled "An Analysis of FBI Domestic Security Intelligence Investigations: Authority, Official Attitudes, and Activities in Historical Perspective, 10/28/75," together with all supporting papers.
- 19. All documents issued by the President of the United States or any agency of the Government, effective since 1950 to the present, which define, describe, or explain the term "surreptitious entry."
- 20. All orders, directives, policy statements, or guidelines, issued to or by the FBI regarding the "technique of surreptitious entry," effective 1950 to the present, including but not limited to:
 - a. Such documents which describe under what circumstances surreptitious entries are legal and under what circumstances they are illegal.
 - b. Such documents which describe what prior approval is required for utilization of the technique of surreptitious entry.

- c. The so-called "Hoover memos" of 1966 and 1967.
- 21. All documents showing dissemination of any or all of the documents called for in paragraph 20 above to the following offices of the FBI in which Mr. Miller served during the periods indicated below.

Los Angeles, 1950-51 San Francisco, 1951-62 FBI Headquarters, 1962-66, 1969-74 Mobile, 1966 Honolulu, 1966-69 Chicago, 1969

- (6)22. All FBI records and all records in the possession of the Government, showing that special agents of the FBI conducted surreptitious entries from 1950 through 1974, including documentation showing whether or not such surreptitious entries were approved by the President of the United States, the Attorney General, the Director of the FBI, other Government official, or a court order.
- 23. All prosecutive reports from FBI special agents to federal prosecutors prepared from 1950 through 1974 which reveal, either directly or by interpretation of FBI code symbols or other nomenclature that special agents of the FBI conducted surreptitious entries.
- (26) 24. All communications from FBI Headquarters to the Departments of Justice or other Government agencies prepared from 1950 through 1974 which reveal, either directly or by interpretation of FBI code symbols or other nomenclature, that special agents of the FBI conducted surreptitious entries.
 - (7) 25. Those portions of all Department of Justice directives, guidelines, policy statements, orders, memoranda, or manuals effective from 1950 to the present which set forth the conditions for prosecution of FBI employees who utilize the technique of surreptitious entry.
 - 26. All documents and memoranda prepared by the White House, Department of Defense, CIA, Department of Treasury, Department of State, NSA, Department of Justice, and the FBI concerning plans to deal with the Weatherman Underground Organization and other terrorists groups from 1969 through 1974, including but not limited to the so-called "Huston Report" in 1970 or 1971.
- All documents showing communication between the White House and the Department of Justice, and the White House and the FBI, concerning plans and investigative methods to deal with the Weatherman Underground Organi- b6 zation and other terrorists groups from 1969 through .b7C 1974, including but not limited to:

| a. | а | memorandum | prepared | in | the | early | , 19 | 70 ' s | Ь̈́у |
|----|---|------------|----------|----|-----|-------|------|---------------|------|
| • | | | | | | on to | | | |

House, which related a conversation with Mr. Egil Krogh, the substance of which was that Mr. Krogh stated that President Nixon wanted the FBI to use all means possible to stop terrorist activities.

- (7) 28. Those portions of all tapes and transcripts of White House conversations in which the Weatherman Underground Organization and/or other terrorist groups were discussed, during the period from January 20, 1969 through May 31, 1973.
- (b) 29. All documents, including reports and statements of persons interviewed, which indicate that there was an absence of approval by authorities higher than these defendants of the surreptitious entries alleged in the indictment, or that said higher authorities disapproved such surreptitious entries.

NATIONAL SECURITY

- 30. All documents issued by the President of the United States or any agency of the Government, effective since 1950 to the present, which define or distinguish between the following terms:
 - a. "National security," "domestic security," and
 "internal security."
 - b. "Foreign intelligence" and "domestic intelligence."
 - (9) 31. Documents prepared by a joint Department of Justice/
 FBI committee known as the "Department Review Committee"
 which reflect that on or about April 8, 1976 and again
 on or about August 31, 1976, said Committee designated
 the Weatherman investigation as a national security
 matter.
- (D) 32. All other documents which reflect that the Weatherman Underground Organization was ever classified by any government agency or committee as a national security threat or a threat to the internal security of the United States.
- All documents in the possession of the Department of Justice, the FBI, DOD, CIA, NSA, Department of Treasury, and State Department which show that members of the Weatherman Underground Organization had connections with foreign countries, traveled to or from foreign countries, sent or received communications to or from foreign countries, or received financial or other assistance from foreign countries. Such documents include but are not limited to pertinent documents from the following sources:

- The so-called "Chicago Report"; more specifically, a report compiled by the Chicago office of the FBI detailing the relationship of members of the Weatherman organization and foreign governments or agents.
- Any electronic surveillance which discloses the information requested in this paragraph including b6 electronic surveillance of one b7C Weatherman member, which indicates contact with the government of North Vietnam.
- Internal documents of the Weatherman organization including all copies in the possession of the government of the publication "Osawatomie," the Weatherman periodical.
- Any and all reports of foreign law enforcement or đ. governmental agencies including but not limited to
- Documents in FBI files showing communications between the Weatherman organization, SDS, the "Venceremos Brigade," and the Cuban Mission to the United Nations.
- Pertinent documents from FBI files designated as f. "109-12" (foreign political matters) and all subfiles thereunder.
- Pertinent documents from FBI files designated as "66-1686" (the "June file"). g.
- Pertinent documents from FBI files described as "Foreign Influence in the New Left" and all subfiles thereunder.
- All pertinent information obtained from surrendered or apprehended Weatherman fugitives showing foreign connections or influence.

All orders, directives, policy statements, or guidelines issued to or by the FBI, effective from 1950 to the present regarding investigative procedures to be followed in matters involving the national security or internal security of the United States including the installation of electronic surveillance and entries into homes, apartments, or other places.

All documents showing dissemination of any or all of the documents called for in paragraph 34 above to the following offices of the FBI in which Mr. Miller served during the periods indicated:

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Los Angeles, 1950-51 San Francisco, 1951-62 FBI Headquarters, 1962-66, 1969-74 Mobile, Ī966 Honolulu, 1966-69 Chicago, 1969

Greenberg/Gray-5264

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(14) 36. All documents showing whether or not the President of the United States or the Attorney General authorized the "Al Fatah" surreptitious entry or entries in September 1972.

PRE-INDICTMENT DELAY

- Reference the Attorney General's press release of 4/10/78 which stated (page 2): "In the course of the investigation, evidence was developed which indicated that the FBT, and perhaps one or more Justice Department attorneys, failed to make full disclosure of surreptitious entries..." Disclose the names and positions of the attorneys referred to, and disclose the evidence referred to, insofar as it shows knowledge of the surreptitious entries by any Department of Justice attorneys prior to 1976. This request includes but is not limited to documentary evidence and statements of witnesses interviewed.
 - 38. Reference the above press release which stated (page 4):
 "Subsequent to the return of the Kearney indictment,
 the Department learned that a former high FBI official
 was prepared to testify under oath that he had personally communicated to Kearney the personal wishes
 of then FBI Director Hoover that any available means
 be utilized to catch Weatherman fugitives. This testimony, potentially of great assistance to Mr. Kearney,
 now is unavailable because of the official's death."
 Disclose all written statements and the substance of
 all oral statements made by former Deputy Director of
 the FBI, William C. Sullivan, in the possession of the
 government relating to the Weatherman fugitive investigation, including but not limited to all memoranda, etc.
 made by him while an official of the FBI and all interviews and Grand Jury testimony after his retirement
 (on this subject).
- (20) 39. All other documents reflecting the personal wishes of FBI Director Hoover with regard to the means to be utilized to catch Weatherman fugitives.
 - 40. A memorandum from William Ruckelshaus, Deputy Attorney General, to Clarence M. Kelley, Director, FBI, written in approximately July 1973, believed to begin with the words "Dear Chief," which discussed, inter alia, surreptitious entries.
 - 41. The FBI's response to the above memorandum, insofar as it pertains to surreptitious entries.
- (2) 42. All evidence showing that any Attorney General of the United States or President of the United States, while in office, learned of the utilization of the technique of surreptitious entry by FBI agents of officials, but declined to order an investigation or rejected an

Greenberg/Gray-5265

investigation or declined to prosecute any employees or former employees of the FBI.

SELECTIVE PROSECUTION

- (22) 43. A list of all matters or cases from 1950 to the present in which allegations or indications of violations of the Fourth Amendment by law enforcement officers came to the attention of the Department of Justice.
- 44. A list of all investigations conducted by the FBI from 1950 to the present for possible violations of the Fourth Amendment by law enforcement officers.
- (24)45. In those investigations referred to above in which a determination not to prosecute was made by the Department of Justice, all documents showing the basis for such determination.

Thomas A. Kennelly Attorney for Edward S. Miller

There is a first

EDWARD S. MILLER

REQUEST FOR BILL OF PARTICULARS

Indictment, paragraph 7:

- 1. As to "the District of Columbia and elsewhere," specify the "elsewhere."
- 2. Give names and last known addresses of all "others to the Grand Jury known."
- Give names and last known addresses of all the "citizens of the United States" against whom the defendants conspired.
- 4. Name all the "Weatherman fugitives" referred to in this paragraph.
- 5. Particularize the "certain rights and privileges secured to them by the constitution and laws of the United States" if other than the Fourth Amendment.

Indictment, paragraph 8:

- 6. Give names and last known addresses of all the "other officials and agents of the FBI" referred to in this paragraph.
- 7. Name all the "homes and premises of relatives and acquaintances of Weatherman fugitives" referred to in this paragraph; and name the "relatives and acquaintances" as well as the "Weatherman fugitives" if different from those referred to in paragraph 7 of the indictment.
- 8. If there are other surreptitious entries intended to be proof of the conspiracy alleged, in addition to those _related in the Overt Acts, provide particulars as to each.

Overt Acts:

- 9. As to Overt Act No. 1:
 - a. What is the exact date of the conversation, to the best of the government's knowledge?
 - b. At what address did the conversation take place?
 - c. At what time?
 - d. Who else was present?
 - e. Who, if anyone, overheard the conversation?
 - f. Describe the substance of the conversation.

Greenberg/Gray-5267

Edward S. Miller

- 10. As to Overt Act No. 2:
 - a. Give names and last known addresses of all members of the "group of FBI officials" referred to in this Overt Act.
 - b. Identify the conference by name, description, or purpose.
 - c. Describe the substance of what Mr. Gray actually said as it relates to this indictment.
- 11. As to Overt Act No. 4:
 - a. Give names and last known addresses of all members of the "group of FBI officials" referred to in this Overt Act.
 - b. Identify the conference by name, description, or purpose.
 - c. Describe the substance of what Mr. Gray actually said as it relates to this indictment.
- 12. As to Overt Act No. 5:
 - a. Give names and last known addresses of the "agents attending a Weatherman in-service training course."
 - b. Give name(s) and last known address(es) of the person(s) who gave the lecture.
 - c. Give names and last known addresses of any other persons who heard the lecture.
 - d. Describe in detail the substance of the lecture as it relates to this indictment.
- 13. As to Overt Act No. 15, give names and last known addresses of all the "agents of the FBI" referred to therein.
- 14. As to Overt Act No. 17, give names and last known addresses of all the "agents of the FBI" referred to therein.
- 15. As to Overt Act No. 19, give names and last known addresses of all the "agents of the FBI" referred to therein.
- 16. As to Overt Act No. 21, give names and last known addresses of all the "agents of the FBI" referred to therein.
- 17. As to Overt Act No. 31, give names and last known addresses of all the "agents of the FBI" referred to therein.

Thomas A. Kennelly
Attorney for Edward S. Miller

Greenberg/Gray-5268.

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FRED WOLF, III

NEAL SEROTTE

ALAN M. BARR JANE ENNIS SHEEHAN JEFFREY A. WYAND

May 1, 1978

Barnet D. Skolnik, Esquire Assistant United States Attorney 8th Floor, United States Courthouse 101 West Lombard Street Baltimore, Maryland 21201

> Re: U. S. v. Gray

Dear Mr. Skolnik:

· Pursuant to our recent discussion, attached hereto is a list of those items which defendant Gray seeks to discover prior to trial of the above case. This list is being submitted to you in order to comply with local rules requiring counsel to attempt to resolve discovery matters prior to the filing of formal motions. We wish to note that if it is necessary to amend this list in any significant respect, we will advise you in advance of May 22, 1978, the date set for the filing of motions.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 03-27-2009 BY 65179 dmh/baw/sbs

Alan I. Baron

AIB/pr Encl.

> 62-118045-ENCLOSURE Greenberg/Gray-5269

- 7 %. The names and addresses of persons whom the Government intends to call as witnesses, together with any statements by such witnesses in the Government's possession, custody or control.
- 2. The names and addresses of such "others" as are known to the Grand Jury with whom the defendant Gray is alleged to have conspired.
- 42. The names and addresses of each person questioned by the Government who will not be called as a witness, together with any statements by such persons in the Government's possession, custody or control.
- 4. All books, papers, documents, records, photographs or other tangible objects in the possession, custody or control of the Government, including any documents or reports of F.B.I. personnel, which in any manner pertain to F.B.I. efforts or the efforts of local law enforcement agencies to apprehend Weatherman fugitives.
- 5. The criminal record of any witnesses to be called by the Government.
- To state whether any person whom the Government intends to call as a witness was or is under investigation or indictment, or was or is subject to disciplinary action by an agency of the United States for any offense against the United States or of any state, or for violation of any rule or regulation of an agency of the United States. If the answer is in the affirmative, to disclose (a) the name and address of each such witness; (b) the details and circumstances of each investigation and/or indictment and/or disciplinary action; (c) as to any such investigation, indictment or disciplinary action, the details and circumstances of all promises or representations made by either the prosecutors or investigators in this case to each such witness or person acting on behalf of such witness.
- 7. To disclose whether any electronic eavesdropping or wire tapping was employed by the U. S. Government or any State Government or any third person with the knowledge of the U. S. Government, directly or indirectly, in the preparation and/or investigation of this case. If the answer is in the affirmative, to disclose any and all tape, wire or other recordings and/or transcriptions of such recordings or conversations in which any of the defendants and/or alleged conspirators, named and unnamed, participated
- 8. The fruits of any searches and/or seizures conducted in connection with the investigation of the matters alleged in the indictment, together with all warrants in support thereof, including but not limited to, items seized from F.B. I. offices in Washington, D.C. and New York City on or about August 19, 1976, which documents defendant Gray signed, approved, or which documents were allegedly prepared as a result of the conspiracy alleged in the indictment herein.

- 5 %. All promises, inducements or rewards given by the Government to any person whom it intends to call as a witness.
- 10. All threats of indictment or the institution of disciplinary action made by the Government to any person in connection with the investigation and/or prosecution of this case.
- 4/12. All books, papers, records, recordings, documents, photographs or other tangible objects in the possession, custody or control of the Government which directly or indirectly reflect involvement or collaboration by the Weatherman Organization or its members with any foreign power, or with any agent of a foreign power.
- 26 12. If, during the period 1960 to the present, the President of the United States, the Attorney General of the United States, the Director of the F.B.I. or their designated agents authorized (a) warrantless wire interceptions of persons believed to be members of the Weatherman Organization; or (b) the planting and/or retrieval of microphones on premises believed to be occupied by members of the Weatherman Organization without a warrant; or (c) warrantless surreptitious entries on premises believed to be occupied by members of the Weatherman Organization or their sympathizers, produce all books, records, documents, recordings, photographs or other tangible objects which reflect such authorizations.
- 27 2. If, during the period 1960 to the present, the President of the United States, the Attorney General of the United States, the Director of the F.B.I. or their designated agents ever withdrew authority for (a) warrantless wire interceptions of persons believed to be members of the Weatherman Organization; (b) the planting and/or retrieval of microphones on premises believed to be occupied by members of the Weatherman Organization without a warrant; or (c) warrantless surreptitious entries on premises believed to be occupied by members of the Weatherman Organization or their sympathizers, produce all books, records, recordings, documents, photographs or other tangible objects which reflect withdrawal of such authorization.
- 28 M. If the President of the United States, the Attorney General of the United States, the Director of the F.B.I. or their designated agents every authorized the F.B.I. to use surreptitious entries without a warrant; installation and/or retrieval of microphones without a warrant; installation of wrietaps without a warrant; the opening of mail without a warrant, as investigative techniques, produce all books, records, recordings, photographs, documents or other tangible objects which reflect the authorization to use such investigative techniques.
- 29 %. If the President of the United States, the Attorney General of the United States, the Director of the F.B.I. or their designated agents ever withdrew authority from the F.B.I. to use surreptitious entries without a warrant; installation and/or retrieval

of microphones without a warrant; installation of wiretaps without a warrant; or the opening of mail without a warrant, as investigative techniques, produce all books, records, recordings, photographs, documents or other tangible objects which reflect removal of the authorization to use such investigative techniques.

- 12 16. All books, papers, records, documents, photographs, or other tangible objects in the custody or control of the Government which reflect that F.B.I. agents engaged in warrantless surveillance techniques from the period January 1, 1960 to the present.
- 17. Provide a copy of the memorandum purportedly issued by F.B.I. director Hoover in 1966-67 directing agents to halt warrantless entries.
- 10 18. All books, papers, records, documents, photographs or other tangible objects in the custody or control of the Government which reflect that any person or persons in the Department of Justice, other than members of the F.B.I., were aware of the use of warrantless surveillance techniques by the F.B.I. from the period January 1, 1960 to the present.
- 21 18. All prosecutive reports from F.B.I. agents to federal prosecutors prepared during the period January 1, 1960 to the present which reflect that F.B.I. agents engaged in warrantless surveillance techniques.
- 20. All books, papers, records, documents, photographs or other tangible objects in the possession, custody or control of the Government pertaining to the creation of Squad 47 in New York Field Office, all of the records of the activities of such Squad 47 from January 1, 1960 to the present.
- 30 2%. All books, papers, records, documents, photographs, or other tangible objects in the possession, custody or control of the Government, which pertain to the creation and function of the Cabinet Committee on Terrorism and any contact between that Committee and any representative of the F.B.I., including but not limited to the defendant, Gray.
- 22. All books, papers, records, notes, recordings, documents, photographs or other tangible objects in the Government's possession, custody or control, emanating from or directed to the defendant Gray and which pertain to the Weatherman Organization, in-service classes pertaining to Weathermen, studies of Weatherman Organization, or any foreign or domestic terrorist group operating or attempting to operate in the United States.
- 23. All books, papers, records, notes, recordings, documents or other tangible objects regarding the visit of defendant Gray to the National Security Agency on or about August 30, 1972.

- 24. All books, records, notes, recordings, documents or other tangible objects in the Government's possession, custody or control which pertain to meetings between defendant, Gray and the President's Foreign Intelligence Advisory Board on or about June 1, 1972 and August 2, 1972, including but not limited to any notes or other records made by any member of said Board or by members of their staff.
- 18 25. All books, papers, records, recordings, photographs, documents and other tangible objects in the Government's possession, custody or control which reflect contact between the President's Foreign Intelligence Advisory Board, or members of the Board staff, and the F.B.I., particularly the Domestic Intelligence Division of the F.B.I.
- 8 26. All books, records, notes, documents, photographs, or other tangible objects in the Government's possession, custody or control which reveal the content of the conversation alleged to have taken place in August, 1972, between Mr. Gray and Mr. Miller, as set forth in the first overt act of the indictment.
- 9 77. All books, records, notes, documents, photographs, or other tangible objects in the Government's possession, custody or control which reveal the content of the statement allegedly made by Mr. Gray on September 12, 1972, as set forth in the second overt act in the indictment.
- 28. All books, records, notes, documents, photographs or other tangible objects in the Government's possession, custody or control which reflect the content of the Weatherman in-service training course held from October 2, 1972 to October 6, 1972, referred to in the third and fifth overt acts in the indictment.
- 29. All books, records, notes, documents, photographs, or other tangible objects in the Government's possession, custody or control which reveal the content of the statement allegedly made by Mr. Gray on September 26, 1972 as set forth in the fourth overt act of the indictment.
- 30. All books, records, notes, documents, photographs, or other tangible objects in the Government's possession, custody or control issued by Mr. Gray during his tenure as Acting Director advising F.B.I. personnel that breach of the law or F.B.I. regulations by agents would not be tolerated.
- 631. All books, records, notes, documents, photographs, or other tangible objects in the Government's possession, custody or control reflecting efforts taken during Mr. Gray's tenure to ensure that the F.B.I. operated within the confines of the Keith decision.

- 32. All books, records, notes, documents, photographs, or other tangible objects in the Government's possession, custody or control regarding efforts to apprehend Arab terrorists operating or attempting to operate in the United States during Mr. Gray's tenure.
- 33. Studies conducted by the Domestic Intelligence Division of the F.B.I. regarding F.B.I. jurisdiction in the intelligence field.
- 34. Transcript of meeting between defendant Gray and SAC Grappe in August, 1972.
- 35. All books, records, notes, documents, photographs, or other tangible objects in the Government's possession, custody or control of meetings between defendant Gray and any SACs at F.B.I. headquarters.
- 36. All books, records, notes, documents, photographs, or other tangible objects in the Government's possession, custody or control regarding Weathermen, and crimes alleged members of Weatherman were charged with.
- 37. All books, records, notes, documents, photographs, or other tangible objects in the Government's possession, custody or control reflecting the authority of each person who was present in any grand jury room during proceedings leading to this indictment to be present in such grand jury room.
- 38. If any evidence presented to the grand jury which handed down the indictment was originally presented to any other grand jury, produce all books, records, notes, documents, photographs, or other tangible objects in the Government's possession, custody or control which purported to authorize the transfer to the indicting grand jury evidence received by any grand jury other than the grand jury which handed down the indictment.

- 39. A copy of the directives or orders in February 1973 which redesignated the Domestic Intelligence Division as the Intelligence Division of the FBI.
- 40. The complete criminal record of all Weatherman fugitives referred to in paragraph 5 of the indictment, together with copies of the pertinent fugitive warrants and supporting affidavits.
- 41. All FBI directives or memoranda generally authorizing the utilization of undercover FBI agents in Weatherman investigations and generally describing the training of such undercover agents.
- 42. Relevant written or recorded statements, including Grand Jury minutes of relevant testimony of persons intended to be called as witnesses at trial.
- 10 43. All written statements and the substance of all oral statements made by any other co-conspirators during the course of the conspiracy which the Government intends to offer in evidence at trial against this defendant.
- All written statements and the substance of all oral statements made prior to or after the conspiracy by co-defendants which the Government intends to offer in evidence at trial.
- 45. All FBI documents reflecting the purpose of, reasons for, and anticipated results of the surreptitious entries referred to in the indictment.
- 46. All information in the FBI files which shows that the "relatives and acquaintances of Weatherman fugitives" referred to in the indictment had contact with, supported, aided, abetted, or in any way assisted said Weatherman fugitives.
- 47. A document entitled "POSITION PAPER ON JURISDICTION, 2/13/75, FBI Intelligence Division," together with all supporting papers.
- 48. A document entitled "An Analysis of FBI Domestic Security Intelligence Investigations: Authority, Official Attitudes, and Activities in Historical Perspective, 10/28/75," together with all supporting papers.
- 49. All documents issued by the President of the United States or any agency of the Government, effective since 1950 to the present, which define, describe, or explain the term "surreptitious entry."
- 50. All orders, directives, policy statements, or guidelines, issued to or by the FBI regarding the "technique of surreptitious entry," effective 1960 to the present, including but not limited to:

- a. Such documents which describe under what circumstances surreptitious entries are legal and under what circumstances they are illegal.
- b. Such documents which describe what prior approval is required for utilization of the technique of surreptitious entry.
- c. The so-called "Hoover memos" of 1966 and 1967.
- 51. All FBI records and all records in the possession of the Government, showing that special agents of the FBI conducted surreptitious entries from 1960 through 1974, including documentation showing whether or not such surreptitious entries were approved by the President of the United States, the Attorney General, the Director of the FBI, other Government official, or a court order.
- 19 5%. All communications from FBI Headquarters to the Departments of Justice or other Government agencies prepared from 1960 through 1974 which reveal, either directly or by interpretation of FBI code symbols or other nomenclature, that special agents of the FBI conducted surreptitious entries.
- Department of Defense, CIA, Department of Treasury, Department of State, NSA, Department of Justice, and the FBI concerning plans to deal with the Weatherman Underground Organization and other terrorists groups from 1969 through 1974, including but not limited to the socalled "Huston Report" in 1970 or 1971.
 - 32 54. All documents showing communication between the White House and the Department of Justice, and the White House and the FBI, concerning plans and investigative methods to deal with the Weatherman Underground Organization and other terrorists groups from 1969 through 1974, including but not limited to:
 - a. a memorandum prepared in the early 1970's by Mr.

 FBI liaison to the White House,

 which related a conversation with Mr. Egil Krogh,
 the substance of which was that Mr. Krogh stated
 that President Nixon wanted the FBI to use all
 means possible to stop terrorist activities.
 - 3355. Those portions of all tapes and transcripts of White House conversations in which the Weatherman Underground Organization and/or other terrorist groups were discussed, during the period from January 20, 1969 through May 31, 1973.
 - 3456: All documents, including reports and statements of persons interviewed, which indicate that there was an absence of approval

Greenberg/Gray-5276

by authorities higher than these defendants of the surreptitious entries alleged in the indictment, or that said higher authorities disapproved such surreptitious entries.

- 405%. Documents prepared by a joint Department of Justice/FBI committee known as the "Department Review Committee" which reflect that on or about April 8, 1976 and again on or about August 31, 1976, said Committee designated the Weatherman investigation as a national security matter.
- 42 58. All other documents which reflect that the Weatherman Underground Organization was ever classified by any government agency or committee as a national security threat or a threat to the internal security of the United States.
- 43 5%. All documents in the possession of the Department of Justice, the FBI, DOD, CIA, NSA, Department of Treasury, and State Department which show that members of the Weatherman Underground Organization had connections with foreign countries, traveled to or from foreign countries, sent or received communications to or from foreign countries, or received financial or other assistance from foreign countries. Such documents include but are not limited to pertinent documents from the following sources:
 - a. The so-called "Chicago Report"; more specifically, a report compiled by the Chicago office of the FBI detailing the relationship of members of the Weatherman organization and foreign governments or agents.
 - b. Any electronic surveillance which discloses the information requested in this paragraph including electronic surveillance of one a b6 b7C Weatherman member, which indicates contact with the government of North Vietnam.
 - c. Internal documents of the Weatherman organization including all copies of the possession of the government of the publication "Osawatomie," the Weatherman periodical.
 - d. Any and all reports of foreign law enforcement or governmental agencies including but not limited to
 - e. Documents in FBI files showing communications between the Weatherman organization, SDS, the "Venceremos Brigade," and the Cuban Mission to the United Nations.

- f. Pertinent documents from FBI files designated as "109-12" (foreign political matters) and all subfiles thereunder.
- g. Pertinent documents from FBI files designated as "66-1686" (the "June file").
- h. Pertinent documents from FBI files described as "Foreign Influence in the New Left" and all subfiles thereunder.
- i. All pertinent information obtained from surrendered or apprehended Weatherman fugitives showing foreign connections or influence.
- 3860. All orders, directives, policy statements, or guidelines issued to or by the FBI, effective from 1950 to the present regarding investigative procedures to be followed in matters involving the national security or internal security of the United States including the installation of electronic surveillance and entries into homes, apartments, or other places.
 - 35 61. All documents showing whether or not the President of the United States or the Attorney General authorized the "Al Fatah" surreptitious entry or entries in September 1972.
- Reference the Attorney General's press release of 4/10/78 which stated (page 2): "In the course of the investigation, evidence was developed which indicated that the FBI, and perhaps one or more Justice Department attorneys, failed to make full disclosure of surreptitious entries..." Disclose the names and positions of the attorneys referred to, and disclose the evidence referred to, insofar as it shows knowledge of the surreptitious entries by any Department of Justice attorneys prior to 1976. This request includes but is not limited to documentary evidence and statements of witnesses interviewed.
 - "Subsequent to the return of the Kearney indictment, the Department learned that a former high FBI official was prepared to testify under oath that he had personally communicated to Kearney the personal wishes of then FBI Director Hoover that any available means be utilized to catch Weatherman fugitives. This testimony, potentially of great assistance to Mr. Kearney, now is unavailable because of the official's death." Disclose all written statements and the substance of all oral statements made by former Deputy Director of the FBI, William C. Sullivan, in the possession of the government relating to the Weatherman fugitive investigation, including but not limited to all memoranda, etc. made by him while an official of the FBI and all interviews and Grand Jury testimony after his retirement (on this subject).

Greenberg/Gray-5278

- 64. All other documents reflecting the personal wishes of FBI Director Hoover with regard to the means to be utilized to catch Weatherman fugitives.
- 65. A memorandum from William Ruckelshaus, Deputy Attorney General, to Clarence M. Kelley, Director, FBI, written in approximately July 1973, believed to begin with the words "Dear Chief," which discussed, inter alia, surreptitious entries.
- 66. The FBI's response to the above memorandum, insofar as it pertains to surreptitious entries.
- 67. All evidence showing that any Attorney General of the United States or President of the United States, while in office, learned of the utilization of the technique of surreptitious entry by FBI agents of officials, but declined to order an investigation or rejected an investigation or declined to prosecute any employees or former employees of the FBI.
- 22 68. A list of all matters or cases from 1950 to the present in which allegations or indications of violations of the Fourth Amendment by law enforcement officers came to the attention of the Department of Justice.
- 23 69. A list of all investigations conducted by the FBI from 1950 to the present for possible violations of the Fourth Amendment by law enforcement officers.
- 70. In those investigations referred to above in which a determination not to prosecute was made by the Department of Justice, all documents showing the basis for such determination.
- 71. All books, papers, records, documents, photographs, and other tangible objects in the government's possession, custody, or control which were issued by Mr. Gray, received by Mr. Gray, or prepared at Mr. Gray's request and which deal in any way with the Weatherman Organization, or the abandonment or resumption of intelligence and/or counterintelligence by the FBI, or within the scope of the FBI's jurisdiction in the intelligence or counterintelligence field.
- /5 /2. All FBI documents marked either "June" and/or "Do Not File" from the period January 1, 1960, to the present.
- 16 73. All FBI Headquarters Inspection Division reports and inspector's worksheets of inspections conducted by the FBI Headquarters Inspection Division of the New York Field Office, the Washington Field Office, and any other field office in which the Weatherman Organization, or any member thereof, was the subject of an investigation, or in which efforts of any kind were made by special agents of the FBI to locate and apprehend fugitive members of the Weatherman Organization for the period January 1, 1960, to the present.

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HARVEY B. COHEN JERRIS LEONARD* BRIAN P. GETTINGS DAVID E. SHER WILLIAM L. STAUFFER, JR. JOANNE F. ALPER THOMAS A. KAROL MEMBER D C. BAH ONLY

May 1, 1978

Barnet D. Skolnik Department of Justice. Constitution Avenue 20530 Washington, D.C.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED .DATE 03-27-2009 BY 65179 dmh/baw/sbs

Re: United States of America v. L. Patrick Gray, et al

Dear Mr. Skolnik:

In accordance with our conference of April 25, I am acknowledging receipt of the following:

Grand Jury Testimony.

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- Internal F.B.I. Memoranda relating to the Weatherman activities.
- Memoranda from Edward S. Miller to W. Mark Felt.
- SAC Memoranda from the New York Field Office relating to results of entries by F.B.I. agents.
- 5. Dissemination Memoranda from the New York Field Office.
- Copy of L. Patrick Gray's hand written notes from a September 1972 conference.

It is my understanding that I will receive reproductions of photographs which were fruits of the surreptitious entries recited in the indictment. Additionally, many of the Xerox copies provided us are barely ledgable and I should like to have access to the originals.

I would like to take this opportunity to make an informal discovery request pursuant to the local rules of the United

> 62-118045-10 ENCLOSURE, Greenberg/Gray-5280

Barnet D. Skolnik Page 2 May 1, 1978

States District Court. In addition to material of a general nature, I would like to request any material or information which tend to support motions to dismiss for either pre-indictment delay or selective prosecution and also, any evidence which tends to support the view that the Weatherman organization constituted a national security threat justifying the use of entries as described in the indictment:

General Discovery Requests

- (b).)1. Please furnish the names and addresses of persons whom the government intends to call as witnesses, together with their relevant written and recorded statements.
- (6,3). Please furnish the names and addresses of each person questioned by the government and any cooperating local law enforcement agencies and the report and notes from any such interviews.
 - 3. Please furnish any books, papers, documents, records, photographs and all tangible objects which the government intends to use at trial which have not already been provided.
- $(\not h \)$ 4. Please furnish any report or statements of experts.
 - 5. Please furnish the complete criminal records of all persons whom the government intends to call or at this time comtemplates may be called as witnesses.
 - A. Please provide access to inspect and copy all items seized from the offices of the F.B.I. in Washington, D.C. and New York City on or about August 19, 1976.
- 7. Please indicate all promises, inducements and rewards given by the government to any person that the government intends to call as a witness at trial.
 - 8. Please make availabe all information of whatever form which is favorable to the Defendant, W. Mark Felt, or tends to exculpate him either through an indication of his innocence or through the potential impeachment of a co-conspirator or potential government witness, and any information or source which may lead to evidence which is favorable to the Defendant.

Barnet D. S. Inik Page 3 May 1, 1978

- Weatherman organization, and last known address and state whether they are under indictment, or have been acquitted of charges related to their alleged activities as members of the Weatherman organization.
 - 10. With reference to the persons referred to in the indictment, please state their full names, last known address, their relationship or association with members of the Weatherman organization, whether they have been indicted and result of the indictment, and any information that they had contact with, supported, aided, or in any way assisted members of the Weatherman organization.
- 11. Please list by date and describe all criminal acts the government believes were committed by members of the Weatherman organization or its predecessor organization or allied groups, and the members believed to be involved and their last known addresses.
 - 12. Please provide any correspondence by the Justice Department to any Congressional committee or organization relating to the enforcement of Section 241 of Title 18 of the United States Code.

Pre-Indictment Delay

- (E.I.) 1. Please state the first date any employee of the Department of Justice learned that the Defendant had ordered any of his assistants to use warrantless entries in the F.B.I. investigation of the Weatherman organization and state the name and addresses of any such person or persons.
- (E.2.)2. Please state how long any employee of the Department of Justice knew and had reasonable grounds to believe that surreptitious entries were being used in the Weatherman investigations before a decision was made by the Department of Justice to conduct a full scale investigation of the activities mentioned in the indictment.

Barnet.D. Skalnik Page 4 May 1, 1978

- 3. Please state the name and current address of any Attorney General of the United States or President of the United States who learned of F.B.I. techniques of surreptitious entry while in office, but who either did not order an investigation or rejected an investigation or declined to prosecute any agents of the F.B.I.
- 4. Please provide any facts which would tend to support the Defendant's claim that he was prejudiced by pre-indictment delay.

Selective Prosecution

- 1. Did the Department of Justice conduct an investigation into warrantless mail openings, entries or electronic surveillance by members of the C.I.A. or any other government agency. If so, was a decision reached to prosecute any members of these agencies?
- 2. Has any Attorney General decided not to prosecute the Defendant or postpone a prosecutorial decision concerning the acts alleged in the indictment. If so, please indicate when that decision was made and produce any documents detailing reasons for same.

National Security Defense

- 1. I would like to have access for inspection and copying any information to support the proposition that the Weatherman organization constituted a national security threat justifying the use of surreptitious entries. This should include any and all evidence which supports the view that members of the Weatherman organization had contact with or received support from any hostile foreign government or representatives of hostile foreign governments or persons supporting the aims of any hostile foreign governments.
- 2. I would like to inspect any documents relating to any and all wiretapes and electronic surveillance conducted by any government agency in investigations of Weatherman activities.
- 3. Please provide all interviews, memorandum or tapes prepared by or for President Nixon, Attorney General Mitchell or any other member of the White House staff concerning Weatherman activities.

Barnet D. Skolnik Page 5 ; May 1, 1978

(F,8). Please provide a copy of the so called "Chicago report."

- 5. I would like access for inspection and copying any internal documents of the Weatherman organization.
- 6. I understand from our April 25 conference that you will provide for me a copy of the publication, Osawatomie.
- 7. Please provide any and all reports of any government agency including but not limited to the F.B.I. and C.I.A. relating to Weatherman activities with the exception of those which I have already been provided.
- 8. Please provide any and all reports of foreign law enforcement or government agencies relating to the Weatherman organization.
- 9. Please provide any documents which indicate whether or not the Weatherman organization was classified by any government agency or committee as a National Security Threat or a threat to the Internal Security of the United States.
- 2.4 10. Please provide documents or names and addresses of any potential government witnesses or any government informant who could support the proposition that members of the Weatherman organization had contact with or received support from any hostile foreign government or representatives of any hostile foreign government.
 - 11. Please provide any and all Orders, Memorandums, Testimony or other documents issued within the last 38 years by any President of the United States, his designated representative, any director of the F.B.I., C.I.A. or predecessor organization dealing with the procedures or guidelines to be followed in matters involving the national security or internal security of the United States.
 - 12. Please state the date, time and provide documents relating to any other and all warrantless entries ordered by the Defendant or F.B.I. officials on behalf of the Department of Justice
 - 13. Provide documents relating to any new guidelines sent to the F.B.I. relating to investigative techniques in intelligence gathering.

Barnet D. Skolnik Page 6 May 1, 1978

Inasmuch as the first paragraph of this letter was drafted last week and you have since retrieved several documents from us, the enumerated acknowledgment in that paragraph must be limited, at this time, to reflect that fact. You know what you retrieved and presently I do not.

Please be advised that, due to the press of time and some other business, this request is not quite complete. I anticipate that my additional requests will be completed and in your hands within a few days.

I certainly appreciate your cooperation with regard to the above mentioned discovery requests relating to this case.

Sincerely,

LEONARD, COHEN, GETTINGS & SHER

BRIAN P. GETTINGS

MDC/BPG:jet



UNITED STATES DEPARTMENT OF JUSTICE

WASHINGTON, D.C. 20530

May 10, 1978

Address Reply to the Division Indicated and Refer to Initials and Number

BDS:FJM:ams

ALL FBI INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 03-27-2009 BY 65179 dmh/baw/sbs

Alan I. Baron, Esquire Brian P. Gettings, Esquire Thomas A. Kennelly, Esquire

Re: United States v. Gray, et al

Dear Sirs:

The following constitutes the Government's response to the various defense requests for non-Rule 16 discovery in this case, as set forth in your three respective letters of May 1, 1978. As a review of this letter will make clear, we have made every effort to agree to your requests even where, as is often the case, we believe the request to be insupportable as a matter of law. We want to avoid extended litigation in this case--we choose rather to accommodate you wherever possible so that we can get on with trying the case at the earliest reasonable date. Only where a discovery request is in our judgment truly unreasonable have we declined to agree.

With regard to the massive quantities of material which we herein agree to discover to you, you will shortly receive a list of those materials that are presently available for your immediate review. You will be notified as other materials become available for that purpose. Of course, as to all material, the government retains the right suitably to redact the material so as to protect on-going investigations and to prevent undue embarrassment or injury to unrelated third parties. As to all discovery herein agreed to, the phrase "to the extent known to Government counsel" should be understood to modify all of our discovery undertakings.

Requests Made by Defendant Gray:

- 1. All Jencks and Brady material (if any) will be turned over 30 days before trial.
- 2. A list of the known unindicted coconspirators will be provided as particulars at the appropriate time.

(2 — 1/8045- 10) ENGLOSUREGreenberg/Gray-5286

- 3. This material will not be provided as such. However, Brady material (if any) will be turned over 30 days before trial.
- 4. The Government will make available the FBI files on the Weatherman. This will consist of Weatherman files (including control files) maintained at FBI headquarters, the New York Field Office and the Newark Field Office, as well as FBI materials relating to Weatherman that have been found in other than Weatherman files. All such material will be made available for the period from the inception of the Weather Underground Organization (1969) to June 30, 1974. That date, which is thirteen months after the closing date of the conspiracy by as charged in the indictment, is the date on which the last of the present defendants, Mr. Miller, retired from the FBI.
 - 5. This material will be provided.
- 6. Brady material (if any) will be turned over 30 days before trial.
 - 7. The answer is negative.

b6 b7C

- 8. This material, to the extent it is relevant to the Weatherman investigation and is still available, will be provided.
- 9. Brady material, (if any) will be turned over 30 days before trial.
- 10. Brady material, (if any) will be turned over 30 days before trial.
 - 11. This request is denied as irrelevant.
- 12. This material will be provided to the extent mc Shave indicated in ¶4 above.
- 13. This material will be provided to the extent indicated in \$4 above. Also, additional material will be provided concerning the FBI's response to the Keith decision.
- 14. This request is overbroad. However, certain Me Shandaraterial will be provided to the extent indicated in ¶4 above.
- 15. This request is overbroad. However, certain McShanamaterial will be provided to the extent indicated in ¶4 above.
- 16. This request is overbroad. However, certain McShane material will be provided to the extent indicated in ¶4 above.
 - 17. These memoranda will be provided.
- 18. Relevant material will be provided to the extent indicated in ¶4 above.

- ant material will be provided to the extent indicated in ¶4 above.
- 20. This material will be provided to the extent indicated in ¶4 above.
- 21. All such documents in FBI files which indicate that they were seen by defendant Gray will be provided.
- 22. All such documents relating to the Weatherman investigation have either already been provided as Rule 16 discovery or will be provided to the extent indicated in ¶4 above. The request is otherwise overbroad.
 - 23. Any such material will be provided.
 - 24. Any such material will be provided.
 - 25. This request is denied as overbroad.
- 26. Rule 16 material has been provided. material will be provided 30 days before trial.
- 27. Jencks material will be provided 30 days before trial.
 - Rotts 28. Any such material will be provided.
- 29. Jencks material will be provided 30 days before trial.
 - 30. Any such material will be provided.
- 31. This material will be provided to the extent indicated in ¶13 above.
 - 32. This request is denied as overbroad.
- 33. The last such study prior to the 1969 formation, of the Weatherman, and any additional studies up to June 30,000 and 1076 1974, will be provided.
 - 34. Any such material will be provided.
- 35. Any such material relating to organized SAC conferences will be provided.

| 36. | This | material | will | bе | provided | to | the | extent |
|--------------|------|----------|------|----|----------|----|-----|--------|
| indicated in | | | | | • | | | |

b6

b7C

| 37 | : This material will be provided. | e v |
|---|---|------------|
| gation of the Southern Discerning the documents of the Aprithis case. District of including | Three grand juries have had a part in the investi- the subject matter of this case. An August 1976 strict of New York grand jury heard evidence con- subject matter. No materials (i.e., subpoenaed or testimony) from that grand jury were presented 1 1977 District of Columbia grand jury which indicted In the fall of 1976 a regular grand jury in the Columbia took testimony from several witnesses, ony before that grand jury of | b3 |
| was later r indicted th transcript testimony o | read to the April 1977 grand jury that ultimately le case. You have already received a copy of the of the reading of that testimony. No other evidence was transferred to the indicting grand ourt order was obtained (as none was necessary). | |
| 39 | . Any such material will be provided. | jî. |
| | . This material will be provided to the extent n ¶4 above. | b6 b7C |
| 41 indicated i | . This material will be provided to the extent volls n ¶4 above. | |
| trial. | . Jencks material will be provided 30 days before | |
| 43 trial. | Jencks material will be provided 30 days before | , |
| trial. | Jencks material will be provided 30 days before | b6 b7C |
| 45 indicated i | . This material will be provided to the extent n ¶4 above. | |
| 46 indicated i | . This material will be provided to the extent n ¶4 above. | o 6 |
| 47 of 1972-73. | $^\prime$. This request is denied as irrelevant to the events $^{^{\circ}}$ | |
| 48 events of 1 | This request is denied as irrelevant to the 972-73. | |
| 49 | . This request is denied. | • |
| 50 to June 30, provided. | Any such orders, directives, etc., issued prior 1974 and concerning domestic matters will be | • |
| 51 indicated i | This request is denied, except to the extent in ¶4 above. | 3 . |
| | Greenberg/Gray-5289 | b6 b7C |

b6

b7C

- 53. The "Huston Report" will be provided. The request is otherwise overbroad and is denied, except to the extent indicated in ¶4 above.
- 54. The Haynes memo will be provided. To the extent the request seeks information concerning "other terrorist groups" it is denied as overbroad. To the extent the request seeks FBI documents concerning the Weatherman, this material will be provided to the extent indicated in ¶4 above. An appropriate search will be instituted for any similiar documents in Department of Justice files.
- 55. This request is denied as overbroad. However, any known White House tape recordings of any defendant in this case will be made available.
 - 56. This request is denied.
- 57. This request is denied as irrelevant to the events of 1972-73.
- $_{\cdot}$ 58. This request is denied as irrelevant, except to the extent indicated in ¶4 above.
 - 59. This request is denied as irrelevant.
 - 60. This request is denied as overbroad.
 - 61. This request is denied as irrelevant.
 - 62. This request is denied as irrelevant.
- 63. Any communication between and the government during the investigation of this case, including any relevant grand jury testimony or notes of interview of will be provided. Memoranda, etc., made by Mr. will be provided

to the extent indicated in ¶4 above.

- 64. No such documentation is known to Government counsel.
 - 65. This memorandum will be provided.
 - 66. This memorandum will be provided.
 - 67. Any such material will be provided.

- 68. This request is denied.
- 69. This request is denied.
- 70. This request is denied.
- 71. Rule 16 material has been provided. Beyond that, the request is denied, except to the extent indicated in ¶4 above.
 - 72. This request is denied as overbroad.
 - 73. This request is denied as irrelevant.

Requests Made by Defendant Felt:

"General Discovery Requests"

- 1. Jencks material will be provided 30 days before trial. Jenks
- 2. Jencks and <u>Brady</u> material (if any) will be provided 30 days before trial.
 - 3. Rule 16 material has already been provided.
 - 4. Any such material will be provided.
- 5. Jencks and <u>Brady</u> material (if any) will be turned over 30 days before trial.
- 6. This material, to the extent it is relevant to the Weatherman investigation and is still available, will be provided.
- 7. Brady material will be turned over 30 days before trial.
- 8. Brady material will be turned over 30 days before $^{\mathrm{b6}}_{\mathrm{b7C}}$
- 9. This material will be provided to the extent $\frac{1}{66}$ indicated in ¶4 (Gray's requests) above.
- 10. This material will be provided to the extent indicated in ¶4 (Gray's requests) above.
- 11. This material will be provided to the extent indicated in ¶4 (Gray's requests) above.
 - 12. This request is denied.

"Pre-Indictment Delay"

- 1. The fact in question was first learned during the course of the investigation which led to the present indictment.
- 2. Such knowledge was first acquired during the investigation which led to the present indictment.
- 3. Any such material known to Government counsel will be provided.
 - 4. There was no pre-indictment delay.

· "Selective Prosecution"

- 1. The January 1977 press release on the CIA mail-opening investigation will be provided.
 - 2. The answer is negative.

"National Security Defense"

- 1. This request is denied as irrelevant.
- 2. This material will be provided to the extent ync sindicated in ¶4 (Gray's requests) above.

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> b6 b7C

- 3. This request is denied as unclear.
- 4. This request is denied as irrelevant.
- 5. This material will be provided to the extent indicated in ¶4 (Gray's requests) above.
 - 6. This material will be provided.
- 7. This material will be provided to the extent indicated in ¶4 (Gray's requests) above.
 - 8. This request is denied as irrelevant.
 - 9. This request is denied as irrelevant.
 - 10. This request is denied as irrelevant.
 - 11. This request is denied as overbroad.

b6 b7C

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13. This request for "new guidelines" is denied as irrelevant to the events of 1972-73.

Requests Made by Defendant Miller:*

- 1. This material will be provided.
- 2. Any such material will be provided.
- 3. This material will be provided to the extent indicated in ¶4 (Gray's) requests) above.
- 4. Brady material (if any) will be turned over 30 days before trial.
- 5. This material will be provided for the period from the inception of the Weather Underground Organization (1969) to the date of defendant Miller's retirement (June 30, 1974).
 - 6. This file will be provided.
- 7. Jencks and Brady material (if any) will be turned over 30 days before trial.
- 8. Jencks material will be turned over 30 days before trial.
- 9. Brady material (if any) will be turned over 30 days before trial.
 - 10. Rule 16 material has already been provided.
- 11. Rule 16 material has already been provided. Jencks material will be turned over 30 days before trial.
- 12. Rule 16 material has already been provided. Jencks material will be turned over 30 days before trial.
- 13. This material will be provided to the extentindicated in ¶4 (Gray's requests) above.

*Only the Discovery Requests submitted by counsel for defendant Miller are being responded to herein. The "Request for Bill of Particulars" will be responded to later.

Greenberg/Gray-5293

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14. Brady material (if any) will be turned over 30 days before trial. 15. Jencks and Brady material (if any) will be turned b7C over 30 days before trial. 16. This material will be provided to the extent indicated in ¶4 (Gray's requests) above. 17. This request is denied as irrelevant to the events of 1972-73. 18. This request is denied as irrelevant to the events of 1972-73. 19. This request is denied. 20. Any such orders, directives, etc., issued prior to June 30, 1974 and concerning domestic matters will be provided. 21. Any known such dissemination of the materials b6 provided under 120 above will also be provided. b7C 22. This request is denied, except to the extent indicated in ¶4 (Gray's requests) above. 23. This request is denied, except to the extent b6 indicated in ¶4 (Gray's requests) above. 24. This request is denied, except to the extent indicated in ¶4 (Gray's requests) above. b7C 25. No such documents are known to Government counsel. 26. The "Huston Report" will be provided. The request is otherwise overbroad and is denied, except to the extent indicated in ¶4 (Gray's requests) above. b6 b7C 27. The Haynes memo will be provided. To the extent the request seeks information concerning "other terrorist groups" it is denied as overbroad. To the extent the request seeks FBI documents concerning the Weatherman, this material will be provided to the extent indicated in ¶4 (Gray's requests) b6 above. An appropriate search will be instituted for any similiar documents in Department of Justice files. 28. This request is denied as overbroad. However, any known White House tape recordings of any defendant in this

case will be made available.

- 29. This request is denied.
- 30. This request is denied.
- 31. This request is denied as irrelevant to the events of 1972-73.
- b6 b7C
- 32. This request is denied as irrelevant, except to the extent indicated in ¶4 (Gray's requests) above.
 - 33. This request is denied as irrelevant.
 - 34. This request is denied as overbroad.
 - 35. This request is denied as overbroad.
 - 36. This request is denied as irrelevant.
 - 37. This request is denied as irrelevant.
- 38. Any communication between and the government during the investigation of this case, including any relevant grand jury testimony or notes of interview of Mr. will be provided. Memoranda. etc., made by Mr. will be provided to the extent indicated in ¶4 (Gray's requests) above.
- 39. No such documentation is known to Government counsel.
 - 40. This memorandum will be provided.
 - 41. This memorandum will be provided.
 - 42. Any such material will be provided.
 - 43. This request is denied as overbroad.
 - 44. This request is denied as overbroad.
 - 45. This request is denied as overbroad.

Very truly yours,

Barnet D. Skolnik Special Counsel Department of Justice TO

Mr. Day

DATE: 5-10-78

FROM

T. L. Tierney

SUBJECT:

U. S. v. GRAY et al

DISCOVERY

Just 4-1

On May 9, 1978, Frank Martin, Department of Justice, Task Force, discussed Discovery and issues previously raised with him May 4, 1978.

Martin is interested in having the Bureau make further excisions, beyond those authorized during Discovery, on documents which the prosecution intends to use at trial. Excisions would be made with a view towards arriving at an unclassified copy which could be introduced in evidence in court. The defense may be interested in a similar them arrangement. He was advised we could accommodate him on a limited basis, but not a wholesale basis. He does not want to the trial now

Martin is interested in having the copies of documents now in his hands, which have been excised according to Discovery standards, reviewed to determine whether the redactions had any effect on the classification of the redacted copy ie: causing the copy to be downgraded or declassified. He is not prepared to start this operation in the immediate future, however.

Martin will review, hopefully by the end of this week, the bulky exhibit folders. He will retain only those la envelopes which relate to the prosecution and will return unrelated la envelopes. This will avoid classification and source protection problems which are particularly difficult when applied to exhibits such as photographs taken by or including Bureau informants or undercover Agents.

Martin agreed to furnish a restatement of the original documents which his office has requested for use during trial. Original documents, thus far, have been requested on a series of occasions by memorandum, handwritten note, telephone call, and the circling of serial numbers on lists which were prepared for other purposes.

JLT:dmd

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Greenberg/Gray-5296

U. S. v. GRAY et al DISCOVERY

Martin agreed, also, that the request to furnish the originals and unrecorded copies of documents should be reconsidered and was no longer necessary for FBIHO files.

Martin explained that he was interested in keeping three separate lists of Discovery material: 1. Material processed and made available for Discovery, 2. Processed material reviewed by the defense, and 3. Unprocessed material of which copies are requested by the defense.

It was suggested to him that the easiest way to comply with number 3 above would be to furnish him with copies requested by the defense. In this connection, it was pointed out to him that there would be a considerable administrative saving if each of the three defense camps would agree to accept a single package of copies of documents. Martin agreed this to be advantageous but pointed out differences in defense camps might preclude defense attorneys from agreeing to this. Because of the benefit involved, particularly reduced recordkeeping, it will be explored by him.

Martin was advised the Branigan memorandum had been referred for consultation with NSA and the teletype involving the Middle East - Dallas situation has been referred to CIA. He asked if this had already been done and stated he felt the Department might prefer to refer these documents, themselves, in order to point out the Department's interests. He was advised, not only had the referral already been made, but that FBI documents should be referred by the FBI and the entire situation was explained in the referral letters to both agencies. He asked if he could have copies of the referral letters and was told that he could. He acknowledged that the Department could also correspond separately to NSA and CIA regarding the referrals, if

te some entent ses cended.

COMPTENTIAL

DECLASSIFICATION AUTHORITY DERIVIED FROM: FBI AUTOMATIC DECLASSIFICATION GUIDE DATE 03-27-2009

> Director, National Security Agency Attention: General Counsel Paul V. Daly, Tederal Durecu of Investigation Defense Discovery Special Room 6528, JEH

5-9-78

BA PIFICOS

U. S. V. L. PATRICK GRAY III, ET AL DEFLACE DISCOVERY/CLASSIVIED MATERIAL

Attached is a copy of relevant portions of an internal FBI restorandum from W. A. Branigan to P. S. Filler dated May 31, 1972, and captioned "Major Intelligence Programs." The memorandum is classified "TOP SECRET - UMBRA." Also attached is an excised copy of this memorandum. Excisions have been made with a view toward removing all classified raterial from the copy. Until we receive your final approval or your concurrence with this evaluation; however, we have marked the excised version as "CONFIDENTIAL" as a precautionary measure. DEX

The office handling prosecution in captioned case desires to use the attached document at trial. A classification review to insure current compliance with the provisions of Executive Order 11652 is, therefore, required. Preliminary review by PRI personnel has resulted in the conclusion, the document should be classified "TOP SHCRET - UPBRA" since it involves general policy and past history of offorts by PRI to secure caterial for use by your agency. The material was obtained through live sources as well as other investigative techniques, as set forth in the document. [2]

Since this is a document which is especially critical to the presecution's case, they are most interested in having the document declassified or downgraded, or to isolate within paragraphs the specific material resulting in classification of the overall document. Verification is, therefore, sought; both of the overall classification assigned and of those specific elements in the document which cause the classification.

A substantial portion of the document does not involve your agency and will be handled completely by the FBI.

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(SEE BOTH PAGE 2)

62-118045-12

The sices - C. Greenberg/Gray-5299
Material Attached

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CLASSIFIED BY SYNTE FXEMPT FROM GDS CATEORY 2
DATE OF DECLASSIFICATION INDEFINITE

Director, National Security Agency

We believe your agency has the primary interest and should set the classification policy for that material commencing on page 1, under the first program heading, and continuing through the end of page 2. In addition, the paragraph which begins at the end of page 3 and carries on to the top of page 4 consists of information received from your agency. (U)

It would appear the complexity of the classification insues and the intermingling of information makes intelligent discussion of this document difficult in correspondence form. Accordingly, we suggest it may be beneficial to meet with representatives of your agency to discuss the document and its various considerations in detail. We are prepared to meet with you at your earliest possible convenience, should you agree that such a meeting will be helpful. Please feel free to contact me or Special Agents Joseph L. Tierney or Sammy J. Miller at 324-3542 in this regard. We expect to have to handle more similar material as we proceed, but this document is the most critical and requires the most expeditious handling. (U)

Enclosures (2)

| FD 501 (12-9-76) FBI CONTROL FORM FOR TOP SECRET MATERIAL |
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| 201 CONTROL FOR FOR TOP SECRET MATERIAL |
| (Attach original to material; send copy to Top Secret Control Officer) |
| MATERIAL ATTACHED |
| 1 XEROX OF Top Secret Control Number HQ 78=1007 Copy ORIGINAL of b6 copies |
| Employee initially handling material SA b7C |
| Originator of Material FBIHQ (W. A. BRANIGAN TO E. S. MILLER) |
| (FBI field division, FBIHQ or outside agency) |
| LTR LHM REPORT TELETYPE AIRTEL MEMO X OTHER Dated May 31, 1972 |
| Captioned: MAJOR INTELLIGENCE PROGRAMS |
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| Field or FBIHQ file and serial number Not on record (copy in 62-117166-42 encl) |
| Each employee handling this material will (1) notify the Top Secret Control Officer, and (2) note on reverse |
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| A — Relinquished to another employee within the division. |
| B — Delivered outside of the division. |
| C — Downgraded, declassified or destroyed. |
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| Mr. Kent Mr. Long Mr. Mintz Mr. Moore Mr. Boynton | For Approp. Action For Your Approval Initial and Return Please Call Me For Information Per Conversation Please See Me |
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Greenberg/Gray-5305

Memorandum from W. A. Branigan to Mr. E. S. Miller MAJOR INTELLIGENCE PROGRAMS · RE: which was later withdrawn in The Autorney General was notified of the request the withdrawn. hat had not responded In requested This request was declined in be advantageous to be advantageous to the Director stated that he would not engage in this program unless directed to do so by the Attorney General. On the Director wrote the Attorney General pointing out the grave risks involved in such an operation and further that the planned (U) (E would represent a new would represent a new many It is our considered opinion that we should reinstitute program on a limited basis where the Sources. It is our considered judgment that the Bureau at the time should not embark on a program of recognize Lugarrane consequences to We recognize the additional the increased alertic Linally we recognize the In order to reinstitute a program involving the it would be needs smy to a timbre selected offices and the selected these parts of the selected these parts of the selected the selecte

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Memorandum from W. A. Branigan to Mr. E. S. Miller RE: MAJOR INTELLIGENCE PROGRAMS

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Ezy 9, 1978

Honorable Griffin B. Bell Attorney General of the United States Washington, D. C.

Dear Mr. Bell:

On January 14, 1977, the Department of Justice issued a prosecutive opinion, in the form of a report, with respect to a campaign of warrantless mail opening conducted by C.I.A. employees from 1953 to 1973.

The report states that prosecution would be unlikely to succeed because of the unavailability of important evidence and because of the state of the law that prevailed during the course of the mail opening program.

This report made certain points, set forth below, which are of genuine concern to both present and past employees of the F.B.I.

These points are are follows:

- 1. The notion that warrantless mail opening programs of the C.I.A. were obviously illegal is a <u>mistaken perception</u> of our Nation's recent history.
- 2. A belief existed within and outside government that in response to exigencies of national security, the President had broad constitutional authority with respect to the collection of intelligence information.
- 3. Judicial decisions in this field were rate and of ambiguous import.
- 4. It is reasonable to believe, that persons should not be prosecuted when the governing rules of law have changed <u>during</u> and <u>after</u> the conduct alleged to be illegal, was performed.
- 5. A prosecution for this conduct would be particularly unfair when it is considered that ignorance of the developing law was in large part the fault of the Government and the Department itself.

62-1/8045 Greenberg/Gray 5309

- 6. The Department considered prosecutions in the 1960°s based upon evidence derived from F.B.I. warrantless mail openings and decided not to prosecute. The Department took no steps to instruct the C.I.A. or F.B.I. to cease their mail opening activities.
- 7. During the mid-1960's and early 1970's, the then Attorneys General probably were informed generally of C.I.A. warrantless mail opening activities. Again, no steps were taken to determine the scope or legality of this activity.
- 8. The Department's investigation disclosed that the persons operating in the intelligence field were left to proceed according to their best estimates of legal constraints in a vague and yet vitally important area. This, in effect, left them to "take their chances" in an extremely uncertain legal environment.
- 9. In such circumstances, prosecution takes on an air of hypocrisy and may appear to be the sacrifice of a scape-goat.
- 10. Presidents from Eisenhower to Nixon were apparently aware of the warrantless mail opening activity, but, because of the policy of "Presidential Deniability", concrete evidence of this knowledge was unavailable.
- 11. Prosecution of this case would be tantamount to indicting an era and would raise fundamental questions concerning the application and use of the criminal law.

Primarily, for the reasons set forth above, prosecution of C.I.A. Agents involved in this activity was declined.

The parallels between the case set forth above and the Department's indictment of three former F.B.I. officials in April, 1978, are, to say the least, significant.

Both cases involved alleged violations of Fourth Amendment Constitutional safeguards.

Warrantless surreptitious entry, like C.I.A. mail openings, has been a valuable investigative technique of the F.B.I. for many years in the national security field.

Undoubtedly, past Presidents, Attorneys General and other high executive branch officials were aware of F.B.I. practices of surreptitious entries, just as the evidence — in the report mentioned above — reflects that they were aware of C.I.A. mail opening activities.

Certainly, no past President or Attorney General, presumably being aware of activities of this nature, took positive steps to instruct the F.B.I. that these practices violated the Fourth Amendment. It is extremely unlikely that past President Nixon or former Attorney General John Mitchell would admit, under these circumstances, that they knew about F.B.I. surreptitious entry practices. However, it is well known that the Weatherman Bombings were a great source of embarrassment to President Nixon's war on crime; and therefore, it is reasonable to assume that he would order the F.B.I. through the Attorney General to utilize all proven investigative techniques, including surreptitious entry, to bring this crime wave to a halt. Because of the concept of "Presidential Deniability", concrete evidence of this belief probably does not exist.

As late as 1972, Departmental Attorneys argued before the U.S. Supreme Court in 'United States vs. United States District Court (Keith Case), that no prior judicial approval was necessary for F.B.I. Agents to utilize electronic surveillance equipment to overhear private conversations of domestic subversives.

The Department argued that this conduct was lawful as a reasonable exercise of the President's power to protect national security and was not covered by the Fourth Amendment. This stand by the Department reflects its firm belief that the President's authority to conduct warrantless investigations in the national security field, was outside the parameters of the Fourth Amendment.

The indictment of the former F.B.I. officials covers the period of May, 1972 until May, 1973.

It is recognized that the so-called "Keith Case" held on June 19, 1972 that prior judicial approval was heretofore necessary before electronic surveillance could be undertaken against domestic radicals; and therefore, by analogy, this case could be held to impose the same standard upon F.B.I. conduct in the surreptitious entry field.

However applying this new standard to such a short period of time (July, 1972 - May, 1973) ignores the fact that this practice occurred regularly for many years without any question of its legality.

It is also reasonable to assume that persons who were aware of the implication of the Keith Case could misunderstand its effect and believe that it only related to electronic surveillance.

In any event, the C.I.A. mail opening campaign was not ended until February, 1973, which was eight months after the "Keith Case" was decided.

The F.B.I. conduct, for which the three former F.B.I. officials stand indicted, continued until May, 1973. The Department has stated that persons should not be prosecuted when the governing rules of law change during the time period when the conduct alleged to be illegal was performed.

To apply a "Keith" standard to F.B.I. personnel, who arguably were not aware of its full implications and fail to apply it to C.I.A. personnel for essentially similar conduct, i.e. disregard of Fourth Amendment principles, smacks of an arbitrary double standard which can only be assumed to stem from a vindictive desire to bring public discredit upon the F.B.I.

As you know, a conviction under Title 18, U.S.C. Section 241, can only be successful if the prosecution can prove that the defendants specifically intended to violate an alleged victim's known or definite constitutional right.

It is submitted that the defendants in this case intended only to obtain information leading them to the whereabouts of radical bombers and had no motivation or intent to violate the Fourth Amendment rights of the alleged victims.

The Department's own prosecutive report regarding C.I.A. activities, states that a successful prosecution under Section 241 can only be maintained, if it can be shown at the time the defendants acted, that protection of the right violated, had been made <u>definite</u> by decision or other rule of law.

This report states "it is doubtful that, at the time the defendants (CIA) acted, the Fourth Amendment forbade their actions with sufficient clarity to be <u>definite</u>," as required for conviction.

There is no substantial difference between the C.I.A. conduct outlined in the above report and the F.B.I. conduct resulting in the above indictments.

Page -5-

Using the Department's own language, we, the undersigned, cannot help but feel "in such circumstances, prosecution takes on an air of hypocrisy am may appear to be the sacrifice of a scape-goat."

Even assuming, for the sake of argument, that the F.B.I. conduct which resulted in the indictments was clearly illegal, the principle of a dual standard of Justice cannot be lightly dismissed.

This is especially true when one considers the fact that amnesty was granted for draft dodgers and deserters who shirked their duty to Country while F.B.I. Agents, who were acting only in the interest of their Country are treated like common criminals and prosecuted for doing what they reasonably perceived as their duty.

This prosecution seems even more vindictive and malicious when compared with the Department's decision not to prosecute a former C.I.A. Agent after he allegedly revealed highly sensitive information concerning the identities and locations of C.I.A. operatives in foreign countries.

In view of the above, we protest the Attorney General's decision to indict L. Patrick Gray, W. Mark Felt and Edward S. Miller.

He, the undersigned, consider these men not to be lawbreakers but rather modern day heroes, who deserve a better fate than prosecution for their efforts on behalf of this Country.

Sincerely yours,

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Robert Hough
Dopaty Addictant Attorney General
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5-19-70

WEDERAL COVERSE

Reference is made to a letter, with enclosure, from the Pederal Aurena of Lavestigation to the Patienal Security Agency (NEA), dated May 9, 1978, a copy of which is attached for ready reference. Also attached is a copy of the NEA response dated May 15, 1978.

Please note both of the above enclosures are classified "CONTRACTION" and are to be handled by CONTRY channels only.

As a review of the enclosures will indicate, we have been advised by LDA that materials such as those encountered in the internal PSI merorandom from W. A. Dramigen to E. S. Miller dated May 31, 1972, and captioned "Major Intelligence Programs," snould continue to be classified "TOP SECRET" with access restricted to individuals who have an "SI" clearance.

The exchange of correspondence with NBA has resolved the issues of whether the document is properly classified, and whother the copy of the document with our proposed excisions is unclassified. We are in the process of resolving with NBA whother or not they would consent to furnishing the document to defense counsel in an unexcised and still classified form. We will advise you as soon as this third issue is settled.

as discussed in the past, most recently during our conserence on April 28, 1978, there are an undetermined ausber of copies of this FSI document which have been made available to My. Spojnik's office and, thereafter, reproduced

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Deputy Assistant Attorney General Criminal Division

In addition, there are an indetermined number of minitar descripts which have not been reviewed by the PLI but which contain civilar suterial of propurably identical classification levels requiring rectricted access. Such material was pointed out in my containing to Mr. Stelnik on Pobruary 6, 1976.

de vill continue to corvice the requirements of the Cholin's office in complying with discovery demands by the three defendance in this case, although we expect to encounter considerable difficulty in accomplishing referrals to third egencies and in accounting highly eleminised materials which we are viewing for the first time as necessary for use at trial in the procession of the explications.

contain this regard, in view of your respondibilities with regard to discovery, and your interest on a contain of the regard to discovery, and your interest on a contain of the regard to discovery.

Enclosures (3)

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APPROVED:

Director Assoc. Dir

Dep. AD ATTO

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ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 03-27-2009 BY 65179 dmh/baw/sbs

9/12/79

TO:

MESSRS. COLWELL, BOYNTON, CREGAR,

MINTZ, DALY, AND TIERWEY

FROM:

ADRIAN STEEL

PELT W. MARK.

Attached is a copy of a memo summarizing the agreements reached at our meeting with John Nields on 9/7/79 relating to discovery in <u>U.S. v. Felt</u>, et al.

Judge Webster has reviewed and initialed the memo and I thought each of you might like to review the memo for information purposes.

NOT RECORDED

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DATE 03-27-2009 BY 65179 dmh/baw/sbs

September 11, 1979

FELD, W. MARK

Judge,

As per your request, this memorandum sets forth the substance of the decisions made with Special Counsel John Nields at our meeting on Friday, September 7, relating to discovery in U.S. v. Felt, et al. Mr. Mintz has reviewed this memorandum and is in agreement that it sets forth the substance of those decisions.

It was agreed that, at least with respect to FBI documents and information, the government will supply access to all the documents at issue in an unredacted form to the two defendants and to two attorneys for each defendant. Exceptions to unredacted access can be made where a particular source, technique or method of special sensitivity is contained in a document. In such cases, the document can be shown to the District Court judge to explain the reasons for the redaction. This access will be provided in the vault at the Department of Justice and will limit note taking to only a list of identifying numbers of those documents the defendants or their coursel wish to argue are relevant to the court.

Mr. Nields also agreed that this access was to be provided for discovery purposes only, and he would seek an appropriate court order to limit use and dissemination of the information. (I will ask Paul Daly to obtain a copy of the order to be proposed to the court to protect the information.) Finally, Mr. Nields agreed to check with other appropriate agencies if a particular piece of information came from those agencies or could impact upon such matters as foreign policy.

You also instructed Daly to conduct further review of the documents in order to assure that only the redactions which are, in fact, necessary to protect confidential sources or techniques are made.

If this memorandum is in accord with your view as to the decisions made, I will keep it in our file for possible further reference.

MOT RECORDED

TT MAR 11 1981

District 1991

Department of the Army

5-22-79

Paul V. Daly, Federal Dureau of Investigation Defense Discovery Special

Room 6838, JEH

U. S. VE. L. PARRICK GRAY III, IN AL

DEFENSE DISCOVERY/THISD AGENCY AND CLASSIFIED MATERIAL

Enclosed is a package of copies of documents from TBI records together with a standard form cover sheet listing . each document and explaining, in general terms, the necessity for referring these documents to your agency for your review.

This office is now engaged in reviewing FBT records to be provided to defense attorneys during discovery and possibly for later use by either the prosecution or the defense at trial. The prosecution involved is that announced on April 10, 1978, in which the former acting Director and two other retired FBI officials have been charged with violating civil rights by surreptitious entries.

He must be able to determine from your reply the following: 1. Thether or not the document is properly classified under the current standards of Executive Order 11652. 2. What portions, if any, your agency feels should not be given to defense counsel during discovery for any of the following three reasons: a. Disclosure would compromise an ongoing investigation. b. Disclosure would compromise an informant or source. c. Disclosure would constitute unduc embarrassment or damage to an unrelated third party. 3. What portions of the document, although accessible during discovery, should not be used in open court, eq., classified material not falling into any category under garagraph two, above, which may be exhibited to defense attornies processing proper clearances but which should not be used in open court. Marking material which remains classified denoting the classification level down to at least the paragraph level will normally suffice.

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Department of the Army

Documents Eurnished may include both documents originated by your agency, PBI documents quoting information from your agency, and PBI documents concerning an area in which your agency has the primary or overriding interest. Complete documents will normally be furnished in order that you might see the material of interest to you in context. Partial documents will often be furnished when a significant portion of the material does not relate to your agency and is not necessary to understand the material and its context.

We will continue to encounter material of interest to your agency. This letter has been prepared in order to alert you more specifically to the anticipated continuing need for such referrals and to emplain the object of the referral. In the future, we plan to make any necessary additional referrals by the use of the attached cover sheet only, if you have no objections.

The Department of Justice has requested us to seek the most expeditious handling of this material which may be possible under the circumstances. Any consideration you may be able to give their request will be appreciated.

NOTE: Future requests will be handled through liaison with cover sheet only, except when TOP SECRET or compartmentalized material is involved. When necessary, receipts will accompany the cover sheet. Each cover sheet identifies those documents being referred by serial and gives a more concise set of instructions regarding the review needed.

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 03-27-2009 BY 65179 dmh/baw/sbs
Envelope only

Greenberg/Gray-5320



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Director, National Scennity Agenty. Attention: Compral Counsel

5-23-70

P. V. Daly, Padoral Euroau of Investigation Refered Discovery Spacial Room 6880, Jun U. D. vo. D. Dannich Chay III, LT AL DEVINED BISCOVERS/Chapcified Magnish

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PERSONAL COVERED S

Reference is made to my letter to you on May 9, 1978, and to your response deted Bay 15, 1970.

He very much appreciate both the prospense and the definitive nature of your canver to our two questions. We are now this to proceed with a closeer understanding of your intexest and its gravity.

In our exchange of correspondence. The issue temperas access by defense council during discovery to decements, the same as, and similar to that under discussion.

The Attorney Coneral has issued elegrances to defense communitor all three defendants. They have been muthorized access to raterial up to the 'Von Secret' level with additional access to compartmentalized information included.

Database copies of some classified enterial are boing formicked to defence counsel, evaluable storage facilities will probably proclude their passession of copies of decuments containing compartmentalized information. The VII will undertaily recommend such a limitation in any case.

No, therefore, need your view on the this Alice 84 1978 of whether properly cleared defease atterneys should be tica Las Dedozem volvoz es yimetrojjo est sovig Assoc. Dir. - classified versions of the document on have discussed and similar materials. If you would agree to access by them for the purpose of review, a fourth issue arises of Dep. AD Inv. ___ Asst. Dir.: whother or not they should be siloued postagation of each Crim. Inv. ratorials. Ident. Intell. Laboratory 1 - Mr. Cregar 1 - Mr. Bassett (SIE NOTE PACE Plan. & Insp. _ Rec. Mont. Tech. Servs. Training _ Public Affs. Off.

Greenberg/Gray-5338

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ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED Assoc. Dir. DATE 03-31-2009 BY 65179 dmh/ba Dep. AD Adm. Dep. AD Inv. . ÜNITED STATES GOVERNMENT UNITED STATES DEPARTMENT OF JUSTICE Asst. Dir.: Adm. Servs. FEDERAL BUREAU OF INVESTIGATION Crim. Inv. orandum ldent. Intell. Laboratory Legal Coun. DATE: 5-25-78 Mr. Bassett Plan. & Insp. Rec. Mant. Tech. Servs. Training _ FROM Public Affs. Off. Telephone Rm. Director's Sec'y U. S. vs. GRAY, FELT, AND MILLER To advise of Departmental acceptance of Bureau position in connection with discovery concer captioned matter to protect sensitive sources, methods, and techniques. By memorandum dated May 12, 1978, you were advised DETAILS: that in connection with the Government's response to the discovery request made by various defendants, the Department had neglected to include in its response a provision allowing for the protection of informants and other sensitive material. This problem was discussed with Robert L. Keuch, Deputy Assistant Attorney General of the Criminal Division, who agreed with the Bureau's concerns. As a result of that discussion, Keuch, by memorandum dated May 22, 1978, to Frank Martin of the Department's FBI Task Force (copy attached), suggested the following language be added to any agreement concerning discovery, outlining what materials may be excised, "Information which would identify or tend to identify an informant, source, sensitive method or technique may be redacted." Mr. Keuch is also arranging for a meeting between FBI representatives and departmental personnel responsible for the prosecution to discuss additional problems presented by the discovery request. None, for information. RECOMMENDATION: APPROVED: Adm. Serv. Legal Coun. Enclosure Plan. & Insp.

Adm. Serv. Legal Coun.
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1/8 AUG 31 1978

Greenberg/Gray-5353

1 - Mr. Bassett

PVD:dmd (2)

P 1 4 1978

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memorandum
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REPLY TO ATTN OF:

Attorney General, Criminal Division

SUBJECT:

Discovery Responses

TO:

Frank Martin
Task Force (Room 2241)

Per our conversation -- I would suggest we protect our options by language along the following lines:

"Information which would identify or tend to identify an informant, source, sensitive method or technique may be redacted."

cc: Paul Daly, FBI Mary Lawton, OLC

ALL FBI INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 03-31-2009 BY 65179 dmh/baw/sbs

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

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OPTIONAL CONTINUES, 10, 10 (KEV. 7.76)

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ENCLOSURE

Greenberg/Gray-5354

ALL FBI TOFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 04-09-2009 BY 65179 dmh/baw/sbs

1emorandum

:Paul V. Daly FBI Headquarters

process the

DATE: May 25, 1978

FJM: ams

Criminal Division

:Francis J. Martin, Trial Attorney,

subject: Discovery in United States v.

I. The Weatherman Files

You have received a copy of the informal exchange of correspondence with defense counsel pursuant to which we have agreed to make certain discovery undertakings.* The principle such undertaking, in terms of volumes of material, is our agreement to make the Weatherman files (Headquarters and New York) available to defense counsel. Enclosed is the letter to defense counsel informing them that approximately 450 volumes of Weatherman files that you have processed are ready for their review. It is probable that some additional Weatherman files will need to be processed for defense counsel.

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should be processed. You should also

<u>files (New York and Headquarters) o</u>n

Penbom and Explosion at ITT Building (Bufile 174-4567). will attempt to determine in the near future whether defense counsel will want to see any further Weatherman files.

II. Files (Other than Weatherman) which We have Agreed to Turn 0ver

In addition to the Weatherman files, the Government has also agreed to make certain other materials available to defense counsel. It is very important that these materials be processed and made available to defense counsel as soon as possible. In approximate order of importance, these materials are as follows:

 Materials seized in New York and Washington on August 19, 1976 (Gray request #8). We have agreed to make available any of these documents that relate to Weatherman. Action in these

*A supplemental discovery request by Gray's counsel Government's response are enclosed.

3 ENCLOSURE

14 AUG 31 1978

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

Greenberg/Gray-5355

materials should be processed as soon as possible (if that has not already been done in connection with the Kearney case). Also, as you know, after its initial seizure certain materials were returned to IS-2, where they were later destroyed. An effort should be made, based on inventories or any other available data source, to determine as well as possible what materials were destroyed. Also, please provide any regulations that relate to the routine destruction of such materials.

- 2. Materials relating to policy statements on surreptitious entries (Gray request #50). You have already provided, and we have turned over to defense counsel, the "Hoover memos" and other materials in this category. Any additional materials should be processed as soon as possible.
- 3. The Huston Plan and any internal documents relating to the Huston Plan (up to June 1973) should be processed (Gray request #53).
- 4. We have agreed to provide the "Haynes memo" (Gray request #54). This memo, and any similar documents dealing with FBI White House communication on Weatherman, should be processed.
- 5. We have agreed to provide any studies relating to the jurisdiction in the intelligence field of the Domestic Intelligence Division during the period 1969 (last study prior to that date) thru June 30, 1974. This material should be gathered and processed.
- 6. We have agreed to provide FBI materials relating to the <u>Keith</u> decision. This material should be processed and would include any specific directives issued as a result of <u>Keith</u> and any general directives or policy analyses prepared during the period of the alleged conspiracy, i.e., up to June 1973.
- 7. We have agreed to provide any materials relating to directives issued by Mr. Gray to the effect that breach of law or of FBI regulation by agents would not be tolerated (Gray request #30). Mr. Gray has also requested (Gray request #90) any documents indicating that SAC's disregarded, or sought to determine the applicability to surreptitious entries of, a September 21, 1972 memorandum issued by Gray (copy attached). You should endeavor to locate any documents which would be responsive to this request.

Mr. Gray may consider statements that he made when addressing agents during field office visits as within the scope of this request. You should determine the nature and extent of any records reflecting such statements, some of which may have been tape recorded.

- 8. You should obtain the tape and transcript (if any) of Mr. Gray's meeting with SAC Grappe in August 1972 (Gray's request #34).
- 9. We have agreed to provide Mr. Gray with certain materials relating to his dealings with the Cabinet Committee to Combat Terrorism (Gray request #21), the National Security Agency (Gray request #23) and the President's Foreign Intelligence Advisory Board (Gray request #24). These materials should be gathered and processed.

III. Files which the Court May Order Us to Turn Over.

In addition to the materials that the Government has voluntarily agreed to supply to the defense, it is likely that at least some additional discovery will be ordered by the Court as a result of discovery motions filed on May 22, 1978. Those motions, for the most part, seek materials that defense counsel have previously requested but that the Government has declined to produce. Should the Court order any such material produced, it is absolutely imperative that the Government not be required to ask for a substantial delay in order to prepare to make such material available to the defense. While it may not be possible to be prepared totally for every possible contingency, it is essential that the Government be in a position to represent to the Court that it has been making better than a good faith effort to have all disputed discovery material processed as expeditiously as possible, so that it will be available for defense counsel's review if the Court so orders. Accordingly, you should begin processing the following materials, with a firm target completion date of July 1, 1978:

- 1. Mr. Gray has requested all documents reflecting FBI efforts regarding Arab terrorists during his tenure (Gray request #32). The Government has denied this request as overbroad, but may agree to a narrower request. In any event, at a minimum, the files on and on Al Fatah, as well as any other control files, should be processed for the period of Gray's directorship.
- 2. Foreign Influence: counsel for all defendants have requested -- both generally (e.g. Gray request #11) and as to specific items (e.g. Gray request #59) -- materials tending to establish the proposition that

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the Weatherman constituted a "foreign" terrorist group. The Government has opposed this discovery as irrelevant. Should the Court rule for the defense on this issue, however, it will be vitally important for the Government to be able to produce this material for defense review as soon after such ruling as possible. Accordingly, you should process the specific materials requested (Gray request #59) as well as any other files bearing on the foreign influence issue. That processing must include appropriate submissions to third agencies asking for the release of any requested documents or information that were generated by that agency.

- 3. The defense has requested two 1975 position papers from the Intelligence Division (Gray request #'s 47 and 48) which the Government has declined to produce on the grounds that they are irrelevant to the events of 1972-73. These position papers should be processed. Also, Mr. Gray has requested materials relating to the "abandonment or resumption" of intelligence programs (Gray request #71). This material should also be processed.
- 4. Mr. Gray has requested materials relating to all post-1966 (Hoover cut-off) bag jobs. You should process all materials relating to all such bag jobs.
- 5. Mr. Gray has requested any documents showing that Congressional Committees investigating Capbom were informed that surreptitious entries had occurred or would occur in the FBI investigation of the Weatherman. The Government has responded that Government counsel are unaware of any such documents. You should gather any materials relating in any way to testimony before, or documents submitted to, any Congressional Committee with respect to Capbom.

We should arrange to meet soon in order to discuss any logistical problems which you may foresee in preparing discovery materials in strict accordance with instructions set forth above.

cc: Keuch Lawton



In Reply, Please Refer to File No. 1 .

MEN RANDUM 23-72, M. 14/62 - UNITED STATES DEPARTMENT OF JUSTICE M. CATORE

PERKKRAL ATTENTES

Mr. Clevelons

Mr. Cemad ... Mr. Dobey ... Mr. Jorkini ...

Mr. Morsholl

Mr. Ponder . Mr. Seyers . Mr. Wohers Tele. Foom . Mr. Kinley .

Mr. Miller, L.S.

Mr. Armstrong Ms. Herwig -

Mis Reer o:

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

September 21, 1972

Memorandum to All Special Agents in Charge:

(A) USE OF MICROPHONES AND RECORDING EQUIPMENT --

In order to avoid any misunderstanding relative to the situation recently uncovered in our Los Angeles Office, you are advised that as a result of an inquiry which I ordered it was determined that the Special Agent in Charge of that office had his office equipped with electronic devices in order to record conversations occurring in his office as well as telephone conversations.

This was in direct violation of Bureau regulations. Specifically, the Special Agents' Handbook, Part I, page 1, states that, "a Special Agent shall not engage in entrapment or any other improper, illegal or unethical tactics in procuring information or evidence." This Handbook, in Part I, page 1b, states that a Special Agent shall not "install secret phone systems or microphone plants without Bureau authorization." Part I, Section 1, page 2, Manual of Rules and Regulations, states, "employees must not install secret telephone systems or microphones without Bureau authority."

In view of the foregoing situation, I want to reiterate the above long-standing regulations and to advise that drastic administrative action will be taken against any employee who violates or attempts to violate these regulations.

L. Patrick Gray, III
Acting Director

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9/21/72 MEMORANDUM 23-72

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ENGLOSURE Greenberg/Gray-5359

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Government's possession, custody or control which reflects in any way that the House and Senate Intelligence Committees and the General Accounting Office were misled by representatives of any government agency concerning the nature and extent of surreptitions entries by agents of the Federal Sureau of Investigation.

25 75. All documents and tangible objects in the Government's possession, custody and control which reflect in any way that any government agency other than the Pederal Bureau of Investigation engaged in undercover penetration and/or surreptitious entries of premises frequented or believed to be frequented by members of the Weatherman Organization and/or friends or sympathizers of that organization, including, but not limited to all such documents relating to the so-called "Chaos" program conducted by the Central Intelligence Agency from January 1, 1960 to the present.

Government's possession, custody or control which reflect in any way that the President of the United States and/or the Attorney General of the United States and/or their representatives were advised that the F.B.I. investigation of the Weatherman Underground would include surreptitious entries.

37. Any and all documents in the Government's possession, custody or control which reflect in any way that Congressional Committees investigating the Weatherman Underground's nomping of the U.S. Capitol were told that surrepritious entries had occurred or would take place in the future.

78. State whether or not former Attorney General Elliott L. Richardson was the subject of an investigation for alleged violations of law similar to those charged in the instant indictment. It the answer is in the affirmative, produce all documents, and tangible objects, in the Government's possession, custody or control, which reflect in any way that Richardson authorized or ratified surreptitious entries by government agents against the Weatherman Underground.

Obsclose the date of convening of each grand jury considering proceedings against the defendants in this case, or any of them, in the United States District Court for the Southern District of New York or the United States District Court for the District of Columbia or elsewhere; the date of the first issuance of a subpoena duces tecum by each such grand jury; the date of the first issuance of a subpoena for testimony by each such grand jury; the date of the date of the first receipt of documents by each such grand jury; the date of dissolution of each such grand jury; and identical information relating to the grand jury returning the indictment in this matter.

Mens matter. (2 /18045 - 1809 Greenberg/Gray-5360

45 so. Produce all petitions, motions and orders of court relating to the convening_and/or discharge of any of the aforesaid grand juries.

each such grand jury and all witness testimony taken by each such grand jury and all witness testimony taken by each such grand jury and a statement as to which of these documents and what of this testimony was submitted to each subsequent grand jury, including each reference by any prosecutor to any such document(s) or testimony.

| * | <u>82</u> . Stat | e whether | any of | the pro | secutor | s present | at | |
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| 1978 had | noisson î | to review | prior | to such | timo, | 5 | prior | L) |
| testimor | ny before a | inv other | grand | uries. | . — | | _ | , |

- 5/ 83: Produce all press releases, speeches, interviews, public statements, or transcripts or recordings of public statements formal or informal by the Attorney General of the United States, the Chief of the Criminal Section of the Civil Rights Division or other representatives of the Department of Justice relating in any way to the investigation or indictment of the defendant.
- 5284. Produce all records and notations of meetings or personal or telephone conversations with media representatives by the Attorney General of the United States or personnel of the Department of Justice relating in any way to the investigation or indictment of the defendant.
- 638. Produce all press releases, public statements and communications to Congressional Committees issued at any time by the United States Attorneys for the District of Columbia or the Southern District of New York, or the Department of Justice relating in any way to investigations of illegal break-ins by the Federal Bureau of Investigation generated since January 1, 1973.
- occasion and substance of each statement to or in the presence of any press, radio or television representative concerning the investigation or indictment of the defendant, by the Attorney General of the United States, by any representative of the United States Attorney's Office in New York or Washington, the Department of Justice or any employee thereof, to the extent that this information is not disclosed by documents produced pursuant to paragraph 85.above.

- relating in any way to pre-trial publicity in connection with the investigation or indictment of defendant and identification of the time, place, participants, nature, reason and substance of each verbal communication or instruction within the Justice Department relating to pre-trial publicity in connection with this investigation and indictment, including all communications between the Department and present and former counsel associated with the investigation including William L. Gardner, Stephen Horn, and Richard P. Johnston relating to volunteered public statements concerning the investigation and indictments.
- reflecting questioning of witnesses by grand jurous or comments by grand jurous.
- \$7 39. Produce all press clippings relating to the investigation and indictment of defendant systematically maintained by or in the possession of the Department of Justice.
- 90. Attached hereto find a copy of Mr. Gray's memorandum of September 21. 1972. Produce any documents or tangible objects in the Government's possession, custody or control which:
 - (a) Indicate that SACs were told by anyone to disregard the contents of this memorandum;
 - (b) Reflect that any SAC or representative of any SAC contacted F.B.I. headquarters so determine whether this memorandum applied to the conducting of surreptitious entries by F.B.I. agents; and
 - (c) Reflect that there was any response to any inquiry set forth in paragraph 90(b).
- 91. All documents or tangible objects which reflect in any way that Mr. Hoover ordered the reinstitution of surreptitious entries as an investigative technique by F.B.I. agents, including, but not limited to, any statements by William C. Sullivan to that effect.
- 39 9%. All documents or tangible objects which reflect that F.B.I. agents received incentive awards for conducting surreptitious entries from January 1, 1960 to the propent.

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UNITED STATES DEPARTMENT OF JUSTICE

WASHINGTON, D.C. 20530

Address Reply to the Division Indicated a and Refer to Initials and Number May 15, 1978

FJM: ams

ALL FBI INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 03-31-2009 BY 65179 dmh/baw/sbs

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Alan I. Baron, Esquire
Frank, Bernstein, Conaway & Goldman
1300 Mercantile Bank & Trust Building
2 Hopkins Plaza
Baltimore, Maryland 21201

Re: United States v. Gray, et al

Dear Mr. Baron:

The following constitutes the Government's response to additional non-Rule 16 discovery requests received from you on May 9, 1978. As with our response of May 10, 1978, to non-Rule 16 discovery requests from counsel for each defendant, the Government retains the right suitably to redact the material produced so as to protect on-going investigations and to prevent undue embarrassment or injury to unrelated third parties. As to all discovery herein agreed to, the phrase "to the extent known to Government counsel" should be understood to modify all of our discovery undertakings.

Additional Requests by Defendant Gray

- 74. This request is denied as irrelevant.
- 75. This request is denied as irrelevant.
- 76. No such documents reflecting that any President or Attorney General was so advised are known to Government counsel. As to "their representatives" any such documents will be provided to the extent indicated in ¶4 (Gray's original requests) of our letter of May 10, 1978.
 - 77. No such documents are known to Government counsel.
 - 78. What are you talking about?
- 79. The following information will be provided: the date each grand jury was sworn in; the date on which each grand jury first heard evidence in this investigation; and the date each grand jury last met with regard to this investigation.

cc: Brian Gettings, Esquire Thomas A. Kennelly, Esquire

· Greenberg/Gray-5363

62-118045-18.

CONSUME CONTRACTOR OF THE PARTY OF THE PARTY

- 1 80: This request is denied, as irrelevant, however certain data will be provided as indicated in ¶79 above. If any further data is still required, please let us know.
 - 81. This request is denied.
 - ·82. Yes
- 83. To the extent that the request seeks material which has not been reported in the public media it is denied as irrelevant: to the extent that the request seeks public media reports it is denied because such reports are equally accessible to all counsel.
- 84. To the extent that the request seeks material which has not been reported in the public media it is denied as irrelevant: to the extent that the request seeks public media reports it is denied because such reports are equally accessible to all counsel.
- 85. To the extent that the request seeks material which has not been reported in the public media it is denied as irrelevant: to the extent that the request seeks public media reports it is denied because such reports are equally accessible to all counsel.
- 86. To the extent that the request seeks material which has not been reported in the public media it is denied as irrelevant: to the extent that the request seeks public media reports it is denied because such reports are equally accessible to all counsel.
 - 87. This request is denied.
- 88. Jencks material will be turned over 30 days before trial.
- 89. This request is denied because it seeks public media reports that are equally accessible to all counsel.
- 90. No such documents or objects are known to Government counsel.
- 91. No such documents or objects are known to Government counsel. However, materials relating to Mr. Sullivan will be produced as indicated in ¶63 (Gray's original requests) of our letter of May 10, 1978.

92. This recent is denied as irrelevant

Francis J. Martin Trial Attorney Criminal Division

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: Mr. Bassett

V. Dal

TO

UNITED STATES GOVERNMENT

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UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

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DATE:5-26-78

L. PATRICK GRAY III, ET AL

To record receipt of additional requests in connection with discovery for captioned case.

DETAILS: By letter dated May 25, 1978, addressed to Paul V. Daly (copy attached with its enclosures), the Department requested additional material be prepared for review by defense counsel in connection with captioned case. Among the material to be processed for possible review is the following: 1. "Bag jobs" from 1966 to 1974. 2. Materials seized in New York and FBI Headquarters by representatives of the FBI's Task Force on August 19, 1976, relating to Weathermen. In connection with this request, some of the material has since been destroyed. Department desires we attempt to determine what was destroyed. 3. Files on Al Fatah, bombing of the Capitol (Capbomb) and bombing of Pentagon (Penbomb). 4. Materials relating to Mr. Gray's contacts with the Cabinet Committee to Combat Terrorism, the National Security Agency (NSA), and the President's Foreign Intelligence Advisory Board.

It should be anticipated that extremely sensitive material will be processed for review by attorneys in this matter. Redactions will be made to protect ongoing operations, sensitive sources, methods, techniques, informants, and the privacy of unrelated third parties. A significant percentage of the material will have to be referred to other agencies for their review prior to release. To date, the documents referred to NSA for approval have been primarily classified "Top Secret" and required compartmental clearance for access. NSA has tentatively indicated they would oppose giving the material to defense to unself.

RECOMMENDATION: None, for information Efclosures (3)

1 - Mr. McDermott

1 - Mr. Dalv

1 - Mr. Bassett 1 - Mr. Colwell

PVD:dmd

Buy U.S. Savings Bonds Regularly on the Payroll Sav Greenberg

FBI/DOJ

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Darnet J. Shelnik Special Council to the Ascistant Attorney Conoral Crisical Division John J. McDornett Toputy Associate Director Topocy Associate Director

6-5-76 4-1

FEDERAL GOVERNMENT

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In connection with our review of FRI files in an offert to locate raterials called for in the informal Gircovary agreement however the Covernment and defence attorneys in captionod cutter, so have located a reference to a document which was furnished to the office of Janes I. Hilderother, the mas then Associate Benuty Attorney Conord. Ship document was part of a certae of decurants taken by the FOI from the office of Ugil Kregh. Dr., at the Department of Traceportation. We believe the document, which in Rescribed as a think-yage renormals for the President's file dayod August 21, 1971, captioned Presidential acoting with the Attorney Coneral, Birector Heaver, Monors. Ebriidhen and Broth, May 20, 1971, Fray be dignificant in connection with this matter. The hursal gid not retain a copy of this decembe or any decommed taken from Groga's office.

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Rec. Mgnt. ___ Tech. Servs. _ Training ____

Telephone Rm.

Cor belief that the document may be significant to proupted by Gr. Krogh's involvement in a linion especity between the Amena and the Thire Bonse in connection with lowestic intelligence matters. This role is highlighted by Erogh's edvicing our linion Recet on Harch 5, 1970, that the President wanted up to use technical surveillances and other conhicticated techniques in connection with the investigation of verious organizations, including the Studente for a Democratic Society.

in additional factor, which would indicate that the Cocument night to mightigant, is that we know, haded on a neutrandus from it. Mover dated May 27, 1971, that the Procident had called his on May 26, 1971, in connection with the playing of two police officers in New York and, according to Mr. Mover's margrandus, paid. "We wonted to

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(SEE NOSE PAGE 2)

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Greenberg/Gray-5367

Openial Councel to the Assistant Attorney Coneral Criminal Division

cake certain we didn't pull my penches in poing all out in gathering information, particularly intelligence information in this situation in Mew York. Since it would appear the President's convernation with the Director took place the sens date as the peeting described in the removandum in Brogh's possession, it is possible there may be open relationship between the two.

In order to assist you in locating the decudent in question, I am enclosing a topy of the Vashington Field Office sixted to the Director dated April 18, 1974, and letterhead remorandum which shows the delivery of the materials in question. We are not in a position to say whether or not other materials described in the inventory attached to the sixtel have relevance to entired matter, and perhaps a review should be made of Moore, also.

Lociesures (2)

- I Mary C. Lewton (Enclosures 2) Deputy Assistant Attorney Conoral Office of Lagel Counsel
- 1 Pobert Kouch (Cacleoures 3)
 Coputy Assistant Attorney Coneral
 Criminal Division

NOTE: Unsuccessful attempts were made to locate copies of the materials furnished to Wilderotter by communication with the Washington Field Office, as well as a review of Headquarter's files. Based on these reviews, we have learned that all copies were furnished to Wilderotter and nothing retained by the Eureau.

> Legal Court, Adm. Serv APPROVED: Crim. Inv. Plan. & Insp. Director Rec Mgnt. Ident, Tech. Servs. Assoc, Dir. Intell. Dep. AD Admi Training Laboratory Public Affs. Off. Dep. AD Inv.

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| MC LEK | | | | Yelephone Rm Director Sec'y |
| Mr. Jilies | Reference is made Divis: Trom EGIL KROCH, A. WILLERROTTER, priate disposal. | ion 5, inst JR <i>N</i> BE deli | ructing that vered to the | the not trial. |
| Two copie material | Attached are 3.c. s of the LHM were to Mr. WILDERROTT | delivered | with the IGT | T Knock Jl. |
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In Reply, Please Refer to File No.

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION Washington, D. C. 20535
April 15, 1974

DISPOSITION OF UNITED STATES COVERNMENT DOCUMENTS LAST IN POSSESSION OF

When Egil Krogh, Jr. resigned from the Department of Transportation (BOT), he left in his office a number of documents. The Washington Field Office of the FBI was $_{\rm b7C}$ directed to obtain the material and to review it.

The data generally falls into three categoriss: White House material which Krogh took to the LOT, BOT material and personal material of Egil Krogh. These papers are in nine cartons and are submitted to the Department of Justice for disposal.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED MATE 03-31-2009 BY 65179 dmh/baw/sbs

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This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside.

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Property which has been in the custody of EGIL KROGH, located in the United States Department of Transportation security file cabinet number 275, Room 10200D, United States Department of Transportation, was examined and contained the following:

A folder labeled "3-21-72 Gov. SHAFER's mtg. w/President to present Mari. Comm. Report" contained:

Two page memorandum for the President's file, dated March 27, 1972 captioned "Meeting with Gov. SHAFER to receive copy of marijuana report".

A one page memorandum dated March 22, 1972 to ECIL KROGH from requesting memorandum on President's meeting with Governor SHAFER.

Two page memorandum for the President dated March 20, 1972 captioned "Meeting with RAYMOND P. SHAFER, Chairman, Marijuana Commission, March 21, 1972, 5:00 p.m. (10 minutes)" from BUD KROGH.

Two page document captioned "Background information on the National Commission on Marijuana and Drug Abuse".

Two page memorandum dated March 17, 1972 to JOHN EHRLICHMAN from BUD KROGH captioned "Response to Marijuana Commission Report".

Two page (yellow copy) memorandum dated March 21, -1972 for RON ZIEGLER from BUD KROGH captioned "Marijuana Commission Report".

One page document captioned "President's Schedule, Tuesday - March 21, 1972".

Three pages of handwritten notes on legal size paper captioned "Meeting - R.N. - Gov. SHAFER, EHRLICHMAN, KRCGH, 5:05 p.m. - Tues., 22 Mar. 72".

| Interviewed on_ | Material 6/15/73 | Reviewed | Washin | gton, | D. C. | Fd\. | 65-11613 | - |
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This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and a loaned to your agency, it and its contents are not to be distributed outside your agency.

65 | ENCLOSURE

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One page document addressed to "ROA" from "BUD" concerning agreement by the President and Gov. SHAPER at meeting.

A folder labeled 'President's Heeting with U.S. Attorneys 2/7/72', contained:

Two page memorandum to the President dated February 3, 1972 from BUD KROCH captioned Meeting with 30 U.S. Attorneys February 7, 1972, 11:30 a.m. (15 minutes)". A one page list of participants was attached.

Three page document captioned "Thank you, Mr. President" dealing with the narcotics problem.

Two page White House press release dated January 28, 1972 on drug abuse.

One page White House press release dated January 23, 1972 on drug abuse.

One page White House press release dated January 20, 1972 contained executive order on "Concentration of law enforcement activities relating to drug abuse".

| | | A folder labeled " contained: |
|---|-----------|---|
| | 1971. | Three page memorandum for dated August 26, |
| | :· | One page, handwritten notes captioned "Fromb7C |
| | ~ | A folder labeled " contained: |
| | paper wit | Two pages containing handwritten notes on legal size $^{\mathrm{b6}}_{\mathrm{b7C}}$ h caption |
| | the Moral | Report by captioned "Key Factors Enhancing e of the Vietnamese Communist Soldier", dated March, 1972. |
| (| | A folder labeled "9/28/71, BK's meeting with Attorney $^{\rm b6}_{ m b7C}$ contained: |
| | - | Two pages of handwritten notes on legal size paper. |
| | | |

A folder labeled "P trip to N.Y. 3/20/72 - drugs" contained:

Two page uncaptioned, undated document beginning with the words "In spring of 1971".

One page memorandum for the President dated March 17, 1972 captioned "New York meeting with drug abuse law enforcement officials, March 20, 1972, 11:40 a.m. (20 minutes)" with one page list of participants attached.

One page memorandum for the President dated March 17, 1972 captioned "Meeting with Governor ROCKEFELLER, March 20, 1972, 12:05 p.m. (15 minutes)" with one page list of participants attached.

One page memorandum for the President dated March 17, 1972 captioned "Meeting with Federal Undercover Narcotics Agents, March 20, 1972, 12:25 p.m. (5 minutes)".

One page memorandum for the President dated March 17, 1972 captioned "Tour through JFK Airport's customs facilities, March 20, 1972, 1:10 p.m. (15 minutes)".

Four page memorandum for Cabinet Committee on International Narcotics Control dated March 17, 1972.

Six page memorandum for the President dated March 18. 1972 captioned "Meeting with Cabinet Committee on International Narcotics Control, March 20, 1972, 3:30 p.m. (1 hour)".

Seven page memorandum dated March 18, 1972, 11:30 a.m. captioned "Guest and Staff Detailed Schedule, President's trip, President's visit to New York City to Inspect Federal Narcotics Enforcement Measures".

Three page document captioned "Suggested impromptu remarks for President at conclusion of New York trip".

Three page White House press release dated March 20, 1972 captioned "The White House, President NIXON!s New York trip, fact sheet".

Seven page document captioned "President MIXON's New York trip, fact sheet".

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A folder labeled "P Mtg. w/Patrolman of the Year - 10/24/72", contained:

Two page memorandum for the President dated October 22, 1972 captioned "Meeting with Patrolman of the Year, October 24, 1972. 11:30 p.m. (10 minutes)" with two page list of participants attached.

One page memorandum to Mr. BUD KROGH dated October 20, 1972 captioned "Policeman of the Year".

A folder labeled "RN meeting - May 26, 1971", contained:

Three page memorandum for the President's file, dated August 23, 1971 captioned "Presidential meeting with the Attorney General, Director HOOVER, Messrs. EHRLICHMAN and KROGH, May 26, 1971".

A folder labeled "Mtg. w/RN 10/29/71 (Boy Scouts - Silver Buff.)", contained:

Four page memorandum for the President dated October 28, 1971 captioned "Meeting with the Boy Scouts of America, October 29, 1971, 12:00 noon (15 minutes)".

A folder labeled "RN's mtg. w/Gov. SMAFTER - Sept. 9, 1971", contained:

Seven page memorandum for BUD KROCH dated September 3, 1971 captioned "Governor SCHAFER's meeting with the President".

One page memorandum to EGIL KROGH dated September 10, 1971 from

Two page memorandum (green copy) for the President's file dated September 10, 1971 captioned "Meeting with Honorable RAYMOND SHAFER, Thursday, September 9, 3:00 p.m.".

Two page memorandum (yellow copy) of above memorandum for the President's file dated September 10, 1971.

A folder labeled "Meeting with RN June 14, 71", contained:

Six page memorandum for the President's file dated July 26, 1971 captioned "Meeting with Ambassadors and State Department officials on International Narcotics Trafficking, June 14, 1971, 10:10 a.m. - 11:45 a.m.".

One page memorandum for B. KROGH dated June 18, 1971 from the Staff Secretary with copy of above six page memorandum for the President's file dated July 26, 1971.

A folder labeled 'Mtg. w/President - narcotics - Dec. 6, 1971' contained:

Three copies of four page memorandum for the President (undated) captioned "Meeting on narcotics, December 6, 1971, 3:30 p.m. (20 min.)".

Five copies of three page memorandum for the President dated December 4, 1971, captioned "Meeting on narcotics, December 6, 1971, 3:30 p.m. (20 min.)".

A folder labeled "Mtg. w/President, Nov. 2, 71 cab. mem. on exac. reorg." contained:

Four page memorandum for the President's file dated Movember 3, 1971 captioned "Meeting with cabinet members on executive reorganization".

Eight copies of three page memorandum for the President dated November 2, 1971 captioned "Meeting with cabinet members, November 2, 1971, 3:30 p.m. (15 minutes)".

Three page document (undated) captioned "President's Departmental Reorganization Program, President's meeting with Departmental Secretaries, Tuesday, Movember 2, 1971".

One page document, undated, captioned "President's Departmental Reorganization Program, comments of Director SHULTZ to the Press after meeting with the President, Tuesday, November 2, 1971".

Two page document dated Movember 2, 1971 captioned "President's Departmental Reorganization Program, fact sheet".

One page document captioned "Transfers to the proposed Department of Community Development".

One page document captioned "Proposed Department of Community Development".

A folder labeled "RN meeting with 8 - June 8, 1970, contained:

One manilla folder, labeled as above, which contained:

Five pages of handwritten notes on legal size paper.

A folder labeled "Mtg. w/P May 27, 71 JDE/bk, drug sit. military", contained:

One page memorandum dated June 1, 1971 for B. KROGH from the Staff Secretary enclosing a memorandum for the President's file dated November 5, 1971, captioned "Meeting with JOHN EHRLICHMAN and BUD KROGH May 27, 1971".

A copy of above memorandum for the President's file dated November 5, 1971.

A folder labeled "P mtg. w/Mayor WASHINGTON and Chief WILSON 11:00 a.m., 10/13/71" contained:

Four page memorandum for the President dated October 12, 1971 captioned "Meeting with Mayor WALTER WASHINGTON and Chief WILSON on October 13, 1971, 11:00 a.m. (30 minutes)".

One page memorandum for Mr. EGIL KROGH, JR. from dated September 28, 1971 and captioned "Mayor WASHINGTON and Chief WILSON".

One page memorandum to from H. R. HALDEMAN dated September 15, 1971 suggesting Mayor WASHINGTON and Chief WILSON be invited to meeting with the President.

Two copies of a one page memorandum for dated July 27, 1971 captioned "Mayor WASHINGTON/Chief WILSON, crime report to RN".

One page memorandum for BUD KROGH dated July 23, 1971 from regarding proposed meeting with Mayor WASHINGTON and Chief WILSON and report on crime reduction.

Three page memorandum for BUD KROGH dated August 23, 1971 captioned "D.C. Crime".

One page memorandum for Mr. EGIL KROGH, JR. from dated September 28, 1971 captioned "Mayor WASHINGTON and Chief WILSON".

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Three page memorandum for the President (rough draft), undated, captioned "Meeting with Mayor WALTER WASHINGTON and Chief WILSON, October 13, 1971, 11:00 a.m. (30 minutes)".

One copy of a magazine titled "Metropolitan Police, D.C., 1971".

One page of newspaper clippings dated October 13, 1971.

One copy of a periodical captioned "Food World" dated July, 1971.

One page memorandum for CHARLES COLSON captioned "D.C. Environmental Services Corps".

Two page document, undated, captioned "Remarks by b6 Mayor WALTER E. WASHINGTON, October 8, 1971".

Two page press release dated October 8, 1971 under the letterhead of the Department of Environmental Services, District of Columbia Government.

Two page memorandum to Administration and Office Heads, dated September 17, 1971 captioned "Environmental Service Corps".

Five page document captioned "A prospectus for the Environmental Service Corps".

Two photographs (Mayor WALTER WASHINGTON pictured in both).

Two copies of a two page memorandum for the President's file, dated October 21, 1971 captioned "Meeting with Mayor WASHINGTON and Chief WILSON".

Two page document captioned "Schedule Proposal", dated September 17, 1971, from BUD KROGH to

A folder labeled "President's radio speech - Crime and Drug", contained:

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Three copies of a document captioned "Radio speech - Crime and Drugs", dated October 4, 1972 and described as "Second draft".

WFO 65-11613

One copy of the above document, fourth draft.

One copy of above document, fifth draft.

A folder labeled "P mtg. with POWELL and REHNQUIST, 12-22-71" contained:

Two copies of a three page memorandum for the President dated December 21, 1971 captioned "Meeting with POWELL and REHNQUIST, December 22, 1971, 11:00 a.m. (15 minutes)".

Two copies of a two page document captioned "Schedule proposal, date December 13, 1971" covering presentation of Supreme Court appointments to POWELL and REHNQUIST.

A folder labeled. ', contained:

Four page memorandum for BUD KROGH dated December 1, b6

A folder labeled "Sept. 21, 72 - P trip to Laredo, Texas", contained:

One booklet, labeled "Customs" and described within as a "Briefing Book, President NIXON, Laredo District".

One cover sheet from Bureau of Narcotics and Dangerous Drugs enclosing a copy of a teletype stamped "Sept. 21, 1972", "Confidential", concerning Heroin Seizure in Guadalajara.

One printed page, undated, uncaptioned, beginning with the words "Source's ranging from news reports".

One page White House press release dated September 22, 1972 concerning the President's visit to Laredo, Texas.

One page White House press release dated September 22, 1972 captioned "Statement by the President".

Three page document dated September 21, 1972 captioned "Statement by the President: Laredo visit".

Twelve page memorandum for the President dated September 19, 1972 captioned "Drug Strategy".

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Thirteen page document dated September 21, 1972, 4:00 p.m., captioned "Guest and Staff Detailed Schedule, Presidential trip, visit to Laredo, Rio Grande, Harlingen and San Antonio, Texas".

Five page document dated September 21, 1972 captioned "Fact sheet: Laredo customs facility".

One page memorandum for BUD KROGH dated September 21, 1972 and captioned "Presidential visit to South Pexas, September 22 - 23, 1972".

Three page. White House press release dated September 22, 1972 captioned "Remarks of the President at the United States Customs Border Station".

Five pages containing teletype messages on drug related subjects.

One page of handwritten notes on legal size paper.

Two page document dated September 20 captioned "Fact sheet: Laredo customs facility".

| | One page, | undated, memorandum for | |
|-----------|-----------|-------------------------|--|
| captioned | "P's trip | to Laredo". | |

Two page undated document captioned "President NIXON's Laredo, Texas visit, fact sheet".

| | One | page | memorandum | date | ed Se | ptember | 20, | 1972 | for | a | b6 |
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| Confidenti | .al". | , | | • | | | | | | | |

Two page, undated, uncaptioned document beginning with the words "In Washington, D. C. I've met with many organizations or police".

Two page (Xerox copy) of news items on narcotics war of Nuevo Laredo.

A folder labeled "Mtg. w/P 9/7/72 - Internat. Conf. of Police Associations", contained:

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JFO 05-11513 10 dated Hay 12, One page memorandum for 1972 captioned "International Conference of Police Associations". line page memorandum dated May 3, 1972 for captioned "International Conference of Police Associations". Seven copies of a two page memorandum for the President, dated September 6, 1972 captioned "Meeting with Police Association Representatives, September 7, 1972, 12:00 noon (10 minutes)". One page memorandum for the President's file dated September 8, 1972 captioned "Presidential meeting with the International Conference of Police Associations, September 7, 1972". . One page memorandum to EGIL KROGH, JR. dated September 8, 1972 captioned "Memorandum for the President's file". One page memorandum for Mr. BUD KROGH dated September 4, 1972, captioned "International Conference of Police Associations". One page memorandum for dated November 1, 1971 captioned "Proposed Presidential meeting with International Conference of Police Associations". Five page document time stamped "72 Sept 5:00 p.m. from 12:27" to Two pages containing handwritten notes on legal size paper which related to police matters. One copy of a bill (S. 2087) to Amend Omnibus Urime Control and Safe Streets Act of 1968. Two pages (Merox copies) of the Congressional Record -Senate, September 5, 1972, containing information about "Public Sufety Officers' Lenefits Act of 1972". One page letter to EGIL KROCH, JR. dated September 12, b6 1972 from One page, under the letterhead of the International Conference of Police Associations dated September 6, 1972.

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WFO 05-11013

One empty manila folder labeled "ICPA - Cept. 7, 1972, Presidential meeting".

A folder labeled "9/8/72 mtg. w/ Attorneys and Barc. Law", contained:

One legal size pad of paper containing several pages of handwritten notes.

Two page memorandum for the President's file dated September 13, 1972 captioned "Meeting with Attorneys, 10:45 a.m., September 6, 1972".

Four page memorandum for the President dated September 8, 1972 and captioned "Meeting with Drug Enforcement Attorneys, September 8, 1972, 10:30 a.m. (10 minutes)".

Ten page White House press release dated September 8, 1972 captioned "The White House, press conference of MYLES AMBROSE, Special Assistant Attorney General and Director, Office for Drug Abuse Law Enforcement".

A folder labeled "Drug abuse law enforcement mtg. ψ/P , 7/24/72", contained:

Two page memorandum for the President's file dated August 9, 1972 captioned "Meeting with law enforcement officials on Monday, July 24, 1972, 10-12:24 a.m.".

One page memorandum to Mr. EGIL KROGH, JR. dated b7c July 24, 1972 from

One page, undated, captioned "Informal remarks by the President at Narcotics Law Enforcement Briefing, July 24, 1972".

One page of handwritten notes on legal size paper.

Rumerous fliers related to Federal Marcotics Enforcement.

Nine page memorandum for the President dated July 24, 1972 captioned "Meeting with Federal Drug Enforcement officials, July 24, 1972, 10:30 a.m. (10 minutes)".

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A folder labeled "P drug activities - arch 20, 21, 22, 1972", contained:

Wive page memorandum to from dated March 1, 1972 (no caption).

A folder labeled "National Advisory Council - mtg. w/P 10/17/72", contained:

One copy "Drug Abuse Prevention Program Briefing Book".

Eight page document, undated, captioned "Romerks of EGIL KROGH, JR., Executive Director, Cabinet Committee for International Marcotics b6 Control Conference, Department of State".

Two page memorandum for the President, dated October 16, 1972 and captioned "Meeting with hatlonal Advisory Council for Drug Abuse Prevention, October 17, 1972, 11:00 a.m. (10 minutes)".

Two page undated, uncaptioned, document beginning with the words "It's a pleasure to be able to talk with you this morning" and dealing with drug abuse.

One page memo, undated, captioned "Suggested KROGK talking points".

One copy of the "Drug Abuse Office and Preatment Act of 1972".

two copies of a two page document date? Setober 17, 1972 captioned "Mational Advisory Council for Trug Abuse Prevention".

| • | Two page monorandus for | m. ANOGN dated Detactor 17.1 |
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| 1972 and | captioned Presidential | romarks" submitted by |
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Four passe White House press release dated October 15, 1972 captioned "The White House, Text of a Radio Address by the President on Crime and Drug Abuse".

paper.

One page memorandum for Mr. BUD KROGH dated October 15.

1972 from ______ and captioned "National Advisory Coancil on Drug Abuse Prevention".

Wash. B of Tr.", contained:

One page (carbon copy) of a letter dated January 9, 1973 to Mr. MALTER MC ARDLE, President, Metropolitan Washington Board of Trade. The carbon copy was unsigned.

A folder labeled "RN mtg. June 17, 1971", contained:

One page memorandum to B. KROCH from the Staff Secretary dated June 22, 1971.

Three copies of one page memorandum for the President's file dated August 31, 1971 and captioned "Bipartisan Congressional Briefing on Drug Message, June 17, 1971, 8:00 a.m.".

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 03-31-2009 BY 65179 dmh/baw/sbs

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Director, Central Intelligence Agency

Paul V. Daly, Federal Bureau of Investigation Defense Discovery Special Room 6888, JEH O U. S. vs. L. PATRICK GRAY III, ET AL DEFENSE DISCOVERY/CLASSIFIED MATERIAL delivered Le By Liaison 6/8/18 W

SECTION COVERNO

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Director, Central Intelligence Agency

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ALL INFORMATION CONTAINED
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DATE 03-31-2009 BY 65179 dmh/baw/sbs

Department of State

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Paul V. Daly, Federal Bureau of Investigation Defense Discovery Special

ROOM 6888, JUH

U. S. VS. L. PATRICE GRAY III, ET AL DEFENSE DISCOVERY/CLASSIFIED MATERIAL by Liaison

PEDERAL GOVERNMENT

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> Treasury Department Eureau of Customs

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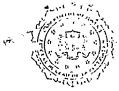
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FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

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ENCLOSURE



TREASURY DEPARTMENT

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| • • | Buffalo, New York 11,202 Dear Sir: |
| | On May 19, 1969 New Jerney, DOI at New York, N. Y., DOB |
| | entered the United States at the Rainbow Bridge, Niagara/Falls, New York, in a 1965 blue Chevrolet convertible, N.Y. Plate 105505, owned by New York, N. Y. (not a passenger). |
| | A search of the vehicle resulted in the finding of a quantity of marihuana and a marihuana pipe. Both subjects were turned over to Niagara Falls, New York Police authorities for prosecution under the narcotic laws of New York State. |
| | Your Agent at the writer's request, responded to the bridge as I believed personal note book contained intelligence of the SDS Novement. The pages of the book were duplicated at the bridge that same evening. |
| | On May 20, 1969 your office was furnished 52 Xerox pages of duplicated notes from book. Please advise if I can be of further assistance. |
| | Sincerely yours, |
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United States Postal Service

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Paul V. Daly, Federal Bureau of Investigation Defense Discovery Special Room 6888, JEH U. S. vs. L. PATRICK GRAY III, ET AL

DEFENSE DISCOVERY/CLASSIFIED MATERIAL

. BY LIAISON

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UNITED STATES DEPARTMENT OF JUSTICE

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| continues to receive mail at this a | Massachusetts and he |
| Boston airtel to Bureau dated #1/27 | dolessas set forth in the same of the same |
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| | New York was in contact bo Per FBI |
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| did Albany reels that this letter w | Outdinot have heep directed. |
| at this address his they w | ere operating a mail drop for. |
| himat in view | Of this Malbany is submitting of |
| no additional mail cover requests o | n at this time. |
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-ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 03-31-2009 BY 65179 dmh/baw/sbs

United States Department of State Passport Office

6-8-78

ARTEST COARBUTAL

by

Paul V. Daly, Federal Eureau of Investigation Defense Discovery Special

BY LIAISON

ROOM 6888, JEN U. S. VS. L. PATRICK GRAY III, ET AL DEPENSE DISCOVERY/CLASSIFIED MATERIAL

Went 4-1

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| at your option. | | (1) - 1/2 | 8044 | كسيران |
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United States Department of State Passport Office

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UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

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| - William | WASHIN | GTON, D.C. 20535 | |
| | | DATE: | |
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| | Roc Return | C OFFICE FOR DEFENS om 6888, Hoover Bui n Atten: | lding b6 |
| To Agency: CIA Army | NSA DO | OD Customs Ot | Postal her USSD - Posper |
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| v. L. Patrick Gray, or information for ounder Executive Order bracketing any mater because of: (a) one or sources, or (c) a damage to unrelated recommend should be the letter a, b, or | III, et al. Placempliance with a compliance with a cial which should going investigatelease would cothird parties. shown in the ma | ease review your agourrent classificated in the sease noted not be released to the sease of the sease of the reason for the regin or on the list | gency's materials tion procedures by listing or the defense on of informants arrassment or deletion you |
| Documents: | | | , |
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ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 03-31-2009 BY 65179 dmh/baw/sbs

Dralow Grand Officer

MATERIAL ATTACHED

62-118045-25

ENCLOSUME

(7)



Memorandum

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 03-31-2009 BY 65179 dmh/baw/sbs

| | IVIETIOTATIANTI | · |
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| то : | ACTING DIRECTOR, FBI (176-1700) DATE | 4/26/73 |
| FROM M: | SAC, WFO (176-98)(P) | QKWD-R |
| SUBJECT: | FUGITIVE (WEATHFUG) 10 #4358 ARL - CONSPIRACY (OO:CG) | · |
| (). + A. 1. | Re Bureau airtel to WFO, 3/7/73. | |
| <i>y</i> | Enclosed for New York, Chicago, and I copy each of photograph of | |
| | disclosed that was issued on 2/1/68, at New York, New York, for to France. | passport numbebook proposed travel |
| | She listed purpose of the travel bei father". In her application, dated 2/1/68, at York, she stated she intended to depart from N on approximately 2/3/68, for a stay abroad of one month. | ng"to visit sick New York, New ew York via air |
| | This individual stated that she was at She gave her permanent Woodside, New York and list as at the same address. | ed her parents |
| (17) | Commence of the second | 1781 7 - 1 TV |
| Jaop | (2)- Bureau 2 - New York (176-403)(Enc. 1) 1 - Chicago (176-1300)(Enc. 1)(Info) 1 - Milwaukee (Enc. 1)(Info) | 23 APR 217 1973 |
| | 1 - WFO WTT:sup | CARA |

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Greenberg/Gray-5409

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

ENULUSUAL

WFO 176-98

The following description of this individual appears in the reviewed records:

Height:
Hair:
Eyes:
Occupation:

5 feet 8 inches

Brown Blue Student

- 2 -

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 03-31-2009 BY 65179 dmh/baw/sbs

Department of the Air Force

6-8-78

Paul V. Daly, Federal Sureau of Investigation

BY LIMISON

1

Defense Discovery Special
Boom 6888, JEH
U. S. vs. L. PATRICK GRAY III, ET AL
DEFENSE DISCOVERY/CLASSIFIED MATERIAL

STORAL GOVERNMENT

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Delivered by Liaison on 6-8-78

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| Dep. AD Adm | least the paragraph level will normally suffice. | , |
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| Dep. AD Inv. | | 4,0 |
| Asst. Dir.: | You may make and retain or return all copies of | |
| Adm. Servs Crim. Inv | this correspondence, the referral form, and the documents, | |
| Ident. | et your option. | ስ /^ |
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| Tech. Servs (| | • |
| Training/ Public Affs. Off | JLT: dmd OMO CONFIDENTIAL | |
| Telephone Rm. | (4) Material Attached | |
| Director's Sec'y | MATE POOR | 0.1 |
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Department of the Air Porce

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Enclosure.

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ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 03-31-2009 BY 65179 dmh/baw/sbs

Immigration and Maturalization Service .

DEFENSE DISCOVERY/CLASSIFIED MATERIAL

6-8-78

1)

Paul V. Daly, Federal Bureau of Investigation Defense Discovery Special Room 6888, JEH (C) U. S. vs. L. PATRICK GRAY III, ET AL BY LIAISON

ADDREAL COVERDANCE

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Immigration and Maturalization Service

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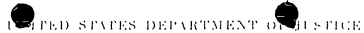
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LEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 2053.

| ALL INFORMATION CONTAINED . HEREIN IS UNCLASSIFIED DATE 03-31-2009 BY 65179 di | mh/baw/sbs SPECIAI Roc | DATE: | b6 b7C |
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| To Agency: CIA Army | | OD Customs Air Force O | |
| * ************************************* | | 111. 101.00 | |
| The documentation information use in the prosecutive. L. Patrick Gray or information for under Executive Order bracketing any materies of the letter a, b, o. | tion or the defens , TII, et al. Place compliance with of der 11652. In adderial which should enjoing investigation release would condition the many control of third parties. | our agency. They se of the case of case review your current classified lition, please not lons, (b) protections the reason for the gin or on the lites. | are needed for United States agency's materials attend procedures to by listing cruto the defense on of informants parkassment or a deletion you |
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Greenberg/Gray-5418

MATERIAL ATTACHED

62-118045-3 ENCLOSURE

UNITED STATES DEPARTMENT OF JUSTICE Immigration and Naturalization Service

6 Frankfurt, Germany

| FILE: A 11 529 068 | \nearrow | b6 | DATE: February 5, | 1913 |
|--|--|--|---|---------------------|
| ~\\ | | b7C | , | `, |
| IN RE: | , | | | |
| APPLICATION: Temporar section 2 | y admission to the United St 12(d)(3)(A), Immigration | tates pursuant to on and Nationality Act | - ALL FBI INFORMATION CO HEREIN IS UNCLASSIFIED DATE 03-31-2009 BY 651 | |
| | X consul | lar officer | | |
| The applicant(s) has (have) | been found by aimmigr | | ligible to receive a nonimmigran | t÷ |
| * visa under Section(s) 2120 | (a) · (28) | of the Act. | , | |
| Nationality: | Date and Count | try of Birth: | Country of Residence: | b6 |
| Stateless | · | | France | b7C |
| Occupation: | | Employer: | | |
| | | | France. | |
| Purpose in seeking entry into U | Inited States and destination | n: | | |
| To transit the Uniterand will visit his : | | om Jamaica on as | signment for his newsp Brooklyn, New York, | aper . b6 b7C |
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ALL INFORMATION CONTAINED HEREÍN IS UNCLASSIFIED DATE 03-31-2009 BY 65179 dmh/baw/sbs Carlotte San San Tare

Federal Aviation Administration

6-6-78

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Faul V. Daly, Federal Dureau of Investigation
Defence Discovery Special
Room 6888, JEH

STUBBAL GOVERNMENT

BY LIAISON

U. S. VS. L. PATRICK GRAY III, ET AL DEPLHSE DISCOVERY/CLASSIFIED MATERIAL

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| ssoc. Dir | classified denoting the classification level down to at |
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| sst. Dir.: Adm. Servs | You may make and retain or return all copies of |
| Crim. Inv. | this correspondence, the referral form, and the documents, |
| ldent | at your option. |
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| Laboratory Legal Coun | 1 - b7c AUG 31 1978 |
| Plan. & Insp. | 1 = (SEE NOTE PAGE 2) |
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Greenberg/Gray-5420

MAIL ROOM

Federal Aviation Administration

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FEDERAL BUREAU OF INVESTIGATION

| wattan. | | WASHINGTON, D.C. 20535 | | | |
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| | | . Reti | AL OFFICE FOR DEROOM 6888, Leaves arn Atten: Telephone: 39 | r Duilding | |
| To Agency: | CIAArmy | NSA . Navy | DOD Custo | oms | Postal |
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HEREIN IS UNCLASSIFIED DATE 03-31-2009 BY 65179 dmh/baw/sbs

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SECRET CONTRAL UNCLASSIFIED MATERIAL ATTACKED

62 - 1/8045 - 28 ENOLOSURE Greenberg/Gray-5422

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 03-31-2009 BY 65179 dmh/baw/sbs

Secretary, Health, Education, and Welfare

Paul V. Daly, Federal Bureau of Investigation Defense Discovery Special Room 6888, JEH

U. S. VS. L. PATRICK GRAY III, ET AL DEFENSE DISCOVERY/CLASSIFIED MATERIAL

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| Assoc. Dir | least the paragraph level will normally suffice. |
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| Dep. AD Adm Dep. AD Inv | |
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| Crim. Inv. | this correspondence, the referral form, and the documents, |
| ldent | at your option. BECIIO MA 62 - 18045 - 29 |
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Greenberg/Gray-5423

FBI/DOJ

Director's Sec'y ____ MAIL ROOM **8** 4 SEP 1 4 1978

Socretary, Health, Education, and Welfare

Documents furnished may include both documents originated by your agency. FBI documents quoting information from your agency, and FBI documents concerning an area in which your agency has the primary or overriding interest. Complete documents will normally be furnished in order that you might see the naterial of interest to you in context. Partial documents will often be furnished when a significant portion of the material does not relate to your agency and is not necessary to understand the material and its context.

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Enclosure

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UNITED STATES DEPARTMENT OF JUSTICE

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| To Agency: CIA | NSA | DOD Customs Air Force C | Postal |
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| contain information use in the prosecut v. L. Patrick Gray, or information for under Executive Ord bracketing any mate because of: (a) on or sources, or (c) damage to unrelated | received from ion or the define III, et al. compliance with ler 11652. In the rial which shows in the shown in the | elow originated with a your agency. They sense of the case of Please review your and the current classificated addition, please not build not be released pations, (b) protects constitute undue continue and the reason for the margin or on the listing. | are needed for <u>United States</u> agency's materials ation procedures te by listing or to the defense ion of informants parrassment or ne deletion you |
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Greenberg/Gray-5425

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PERSONAL DATA ON APPLICANT FACULTY RESEARCH ABROAD

P.L. 87-256, Section 102(h) (6)

FORM APPROVED

O.M.B. NO. 51-8076

THIS SPACE FOR USE OF THE DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

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ALL FBI INFORMATION CONTAINED
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DATE 03-31-2009 BY 65179 dmh/baw/sbs

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ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 03-31-2009 BY 65179 dmh/baw/sbs

United States Coast Guard

6-8-78

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Paul V. Daly, Federal Bureau of Investigation Defence Discovery Special
Room 6888, JEH O
U. S. vs. L. PATRICK GRAY III, ET AL

DEFENSE DISCOVERY/CLASSIFIED MATERIAL

SEDERAL GOVERNMENT

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Greenberg/Gray-5428

FBI/DOJ

MAIL ROOM

United States Coast Guard

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UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

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ENCLOSURE Greenberg/Gray-5430

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United States Forest Service

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When necessary, receipts will accompany

Greenberg/Gray-5432

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UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

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| To Agency: CIAArmy | NSANavy | DOD Customs: Air Force Oth | Postal Postal Service |
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DATE 03-31-2009 BY 65179 dmh/baw/sbs

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MATERIAL ATTACHED

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CLOSURE Greenberg/Gray-5433

NR Ø4 PX CODE ALL INFORMATION CONTAINED 3-8-72 3:57AM NITEL HEREIN IS UNCLASSIFIED DATE 03-31-2009 BY 65179 dmh/baw/sbs BIRECTOR (4.7.6-4-309) TÒ: WFO (176-265) PHOENIX (176-18) FROM: (WEATHERMAN) RE WFO TEL TO BUREAU MARCH SIX LAST. ON MARCH SEVEN LAST, SPECIAL INVESTIGATIONS UNIT, TUCSON PD, ADVISED KNEW OF NO COMMUNE LOCATED IN A CAVE IN THE TUCSON AREA. HE ADVISED NO RECORD OF b7C ANYONE NAMED INVESTIGATOR, U. S. FOREST ON MARCH SEVEN SERVICE, CORONADO NATIONAL FOREST, TUCSON, ADVISED THERE ARE b70 NUMEROUS GROUPS OF YOUNG HIPPIES CAMPING IN THE CORONADO FOREST, MANY OF WHOM STAY FOR SHORT PERIODS OF TIME AND PASS ON TO OTHER PLACES. HE SAID THERE ARE COUNTLESS CAVES AND DESERTED MINE SHAFTS BUT KNOWS OF NO COMMUNES AS SUCH LIVING IN CAVES. THERE IS A COMMUNE OF SORTS LIVING IN AN AREA KNOWN AS CALIFORNIA END PAGE ONE REC-SS 176-1594 NOT RECORDED MAY 22 1973 MAY 22 1973/m

PAGE TWO PX 176-18

GULCH NEAR RUBY, ARIZONA. HE SAID THE FOREST SERVICE PICKED UP ABOUT TEN OF THESE PEOPLE IN OCTOBER, NINETEEN SEVENTYONE FOR TRESPASSING AND BROUGHT THEM BEFORE THE U.S. MAGISTRATE, TUCSON, BUT WERE RELEASED AND ARE STILL LIVING IN THIS AREA. ONE CAVE IN THIS AREA IS LOCATED ON PRIVATE LAND JUST OUTSIDE THE NATIONAL FOREST PROPERTY.

ON MARCH SEVEN FOREST RANGER, NOGALES DISTRICT, CORONADO NATIONAL FOREST, ADVISED HIS DISTRICT IS POCK MARKED WITH CAVES AND ABANDONED MINE SHAFTS AND FROM TIME TO TIME THERE ARE HIPPIES AND CAMPERS WHO STAY IN THEM BUT MOST OF THEM MOVE ON. HE SAID THERE IS A GROUP LIVING IN AN AREA KNOWN AS CALIFORNIA GULCH NEAR RUBY, ARIZONA AND THEY HAD BOUGHT SOME PRIVATE LAND IN THE AREA. THERE IS A MINE SHAFT WHICH RUNS ABOUT TWO HUNDRED FEET INTO THE SIDE OF A HILL WHICH THESE PEOPLE USE. HE SAID THIS GROUP MAINTAINS A P. O. BOX ONE SEVEN ONE IN ARIVACA, ARIZONA. HE SAID IT IS LOCATED APPROXIMATELY FIVE TO SEVEN MILES NORTH OF THE U.S. - MEXICO BORDER. HE SAID THERE ARE TWO DIRT ROADS LEADING INTO THE AREA FROM THE NOGALES HIGHWAY AND FROM ARIVACA, ARIZONA.

FEASIBILITY OF COVERAGE IN THIS AREA IS BEING EXPLORED.

INVESTIGATION CONTINUING. PENDING.

END

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Greenberg/Gray-5435

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ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 03-31-2009 BY 65179 dmh/baw/sbs

Department of the Navy

6-8-78 OF SIAL GOVERNMENT

BY LIAISON

Poul V. Daly, Poderal Bureau of Investigation Defense Discovery Special Room 6888, JEH V. S. VS. L. PATRICE GRAY III, ET AL

DEFERSE DISCOVERY/CLASSIFIED HAVERIAL

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Assoc. Dir. Dep. AD Adm. _ Dep. AD Inv. Asst. Dir.: Adm. Servs. Crim. Inv. Intell. Laboratory Legal Coun. Plan. & Insp. Rec. Mgnt., Tech. Servs. Training_ Public Affs. Off. Telephone Rm. Director's Sec'y

Delivered by Liaison In WisHP 14 WM, 01

You may make and retain or return all copies of this corryspondence, the reflectal form, and the documents, at your option. -b6 b7C JLT: dmd (4)137MAIL ROOM [RUCERR

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Greenberg/Gray-5436

FBI/DOJ

Department of the Navy

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UNITED STATES DEPARTMENT OF JUSTICE



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

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SPECIAL OFFICE FOR DEFENSE DISCOVERY Room 6888, Hoover Building

Return Atten: BRENNAN Telephone: 324-3542

| To Agency: | CIA | NSA | DOD | Customs | Postal |
|------------|------|------|-----------|---------|--------|
| | Army | Navy | Air Force | Other_ | |

The documents listed below originated with your agency or contain information received from your agency. They are needed for use in the prosecution or the defense of the case of United States v. L. Patrick Gray, III, et al. Please review your agency's materials or information for compliance with current classification procedures under Executive Order 11652. In addition, please note by listing or bracketing any material which should not be released to the defense because of: (a) ongoing investigations, (b) protection of informants or sources, or (c) release would constitute undue embarrassment or damage to unrelated third parties. The reason for the deletion you recommend should be shown in the margin or on the list by noting the letter a, b, or c, as appropriate.

Documents:

File Topic

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176-1594

Serial #

3384

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 03-31-2009 BY 65179 dmh/baw/sbs

closure to 6/8/18 to

SECRET/COMPIDENTEAL UNCLASSIFIED MATERIAL ATTACHED

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OPTIC FORM NO. 10

MAY OTTION

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· Memorandum

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 03-31-2009 BY 65179 dmh/baw/sbs

| то | :ACTING DIRECTOR, FBI (176-1594) DATE: 2/27/73 |
|--------|--|
| FROM | SAC, HOUSTON (176-15) (P) |
| subjec | ET: WEATHFUG |
| , | ReDLlet to Bureau, 1/31/73. |
| 13.7 | The following investigation was conducted by SA b6 b7C |
| | AT CORPUS CHRISTI, TEXAS |
| · | On 2/12/73; Assistant Security Officer, Naval Air Station, advised as follows: |
| b6 b7C | He ascertained that |
| | On 2/20/73, USN, NSN USN, NSN was interviewed at the USN Hospital at the Naval Air Station, b6 and he advised as follows: |
| | He was born , Arkansas, and he enlisted in the USN about April, 1968. In December, 1969, he was assigned at the Naval Air Station, Whidbey Island, Oak Harbor, Washington. He was "having mental problems" and was unable to adapt to the Navy, having some superiors who were constantly harassing him, so he absented himself on or about 12/23/69. He went to Vancouver, British Columbia, on 12/25/69, and stayed at a hostel at which a number of other persons on unauthorized absence from the U.S. military service were also staying. |
| | He married whom he had not known prior b6 to his desertion, and she subsequently had a daughter, now eight months old. He and resided at North Vancouver, and he worked as a tire retreader. He spent some time in the Presbyterian Hospital for mental problems. He 2 - Bureau (RM) 1 - Chicago (176-1677) (Info.) 2 - Dallas (1 - 176-36) (1 - 42-18702) (Info.) (RM) 2 - Houston |

Bug-U.S. Savings Bonds Regularly on the Payroll Savings Plan

но 176-15

remained in Vancouver until November, 1971, at which time he came to the United States via commercial flight going to Los Angeles, California, for a stopover and then to Dallas, Texas. He visited with his parents who reside at Irving, Texas, and then surrendered himself to military authorities.

| to some other place in Canada. | o absented b70 Island. He claimed m Vancouver |
|---|---|
| Photographs of a number of fugitives were including photographs of the following: | exhibited b7C |
| | b6 b7C |
| • | _ |

He advised he did not recognize any of these photographs as that of persons he had seen at any time. He said that, so far as he knew, he had no contact in Canada with any persons wanted by U.S. authorities other than persons who were deserters from the military service or who were wanted for Selective Service violations.

LEADS:

CHICAGO AND DALLAS (INFORMATION)

Copies of this communication are being sent to the Chicago and Dallas offices for information in view of possible interest.

TO
FROM

V. Daly

. L. Tierney

UBJECT: U. S. VS. GRAY ET AL CHANGES TO FRANCIS J. MARTIN

LETTER DATED MAY 25, 1978

DATE: 6-14-78

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b7C

Personal .

On June 13, 1978, I discussed with Frank Martin several unclear or difficult aspects of the work required by him in his letter to you dated May 25, 1978.

With regard to the first portion of his letter, "I. THE WEATHERMAN FILES," Martin indicated he did not expect the entire New York and FBIHQ files to be processed but rather:

1. The files, both New York and FBIHQ, should be reviewed for any documentation of a Bag Job which occurred in August 1974. Martin recalls the b7C Bag Job is recorded in the next to the last serial in the New York files. Any document in FBIHQ referring to the August 1974 Bag Job should also be processed.

2. The individual files and the explosion at the ITT building files, both New York and FBIHQ, should be reviewed for documents relating to four Bag Jobs in Hurley, New York, which occurred between December 1973 and November 1974 and for a microphone installed during the same time period for which there is probably no documentation. If the files are reviewed for the time period of June 1973 through December 1974, this time frame should be sufficient to review. The Department has copies of travel vouchers, the originals of which are in Bureau files and which should be reviewed.

The entire New York files in their original form should be brought to FBIHQ for all of the above-listed files. Martin recommends we review the summaries of these files prepared by Mr. Long to assist us in locating the exact serials sought. Martin has been advised that the Wisbom and bombing files do not relate to Weatherman and, therefore, do not need processing.

Res to the

J. L. Tierney to P. V. Daly Memo
Re: U. S. vs. Gray et al
Changes to Francis J. Martin
Letter dated May 25, 1978

If any of the defendants want these files, however, Martin will not object.

With regard to the second portion of the letter, "II. files (other than Weatherman)...," in which subparagraph 1 directed inventory and processing, a discussion ensued.

Martin was advised that following the seizure of 22 filing cabinets on August 19, 1976, by Mr. Long's men, the files were inventoried with each divider and each folder listed but without any listing of the contents of the folders or any indication of their size. This inventory Within one month of initial seizure, instructions were received to return the filing cabinets and their contents to the offices from which they were seized. Two or three weeks later, further instructions were received to retrieve some of the folders which had been returned. Of 232 folders sought, only 185 could be located. For example, in cabinet number 1, which was seized from Mr. Shackleford, 11 folders were sought and none were returned. The labels of these folders were read to Mr. Martin from the inventory. pointed out to him that Mr. Shackleford's "Branch Chief Conference Notes" are not on the inventory, although they were obviously seized at some point. The original inventory is, itself, therefore, incomplete, or the defendants are laboring under a misunderstanding that all seizures occurred on August 19, 1976.

Martin had been unaware of the sequence of events and details of the seizure/return/retrieval. He asked several questions to insure he now understood. He was asked who had selected the folders for attempted retrieval, and by what standard of selection they had operated. I noted to him that we would be unable to vouch for the completeness of these records or that all relevant folders had been designated during September or October 1976. He acknowledged the Department would vouch for the selection process.

Martin has Shackleford's notes on the Branch Chief Conference as well as approximately ten sessions of both FBIHQ and Philadelphia files in the cases and the Newark files on . He will make the originals of these and other files available to us next week for processing.

J. L. Tierney to P. V. Daly Memo
Re: U. S. vs. Gray et al
Changes to Francis J. Martin
Letter dated May 25, 1978

With regard to the materials seized, Martin required three things to be done as promptly as possible:

- 1. Inventory all presently available materials according to the original inventory prepared by Mr. Long. Continue with the procedure of counting the number of documents in each folder.
- 2. The attempt to locate documents should be reasonable, that is, logical locations should be searched. There is no necessity at this point to search the entire building to locate missing folders. Personnel holding documents should be advised to destroy no further materials.
- 3. With handwritten notations on the original inventory, list what documents are still available so that Martin can review presently available materials and designate which folders must be processed for the defense. Martin will also consult with the defense to determine whether they seek to have additional folders processed beyond those designated. Martin will agree to a resonable expansion but will fight an overly broad expansion if requested by the defense.

Martin was unable to continue the discussion due to his deadline tomorrow for completing the discovery motion papers. Although most major issues were clarified or settled, we agreed to continue the discussion later.

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Greenberg/Gray-5443

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AND GRAL COVERNMENT

L. Patrick a letter much by 23, 1972. from Sr. Propolo A. South of your office, to Sr. Last R. Calg captioned interprory in Trited States us. Star, at al.

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try vacilizator or element constance to here the adsurance, real or perceised, devece a respication of the relationship. The prospect of disclosural livelyce other atdorations position to the country involved, and an increas 16/11/28 ment on the local whiteful desce-

- Mr. Cregar Attn.

attn. - Mr. Moore

(SEE NOTE PAGE 3)

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FBI/DOJ

1 - Mr. Bassétt

Telephone Rm. Director's Sec'y

Greenberg/Gray-5444

Barnet D. Skolnik Special Councel to the Assistant Actorney Concrel Criminal Division

Stic relationally are with an individual and not necessarily vith the foreign appay the individual represents. Other relationabiles are with both the foreign agency and the individual representative, we have no econo to determine after the fact if the representative executed his authority in furniching information in reliance upon our essurances.

Go commot evaluate with any precision the potential decape which disclosure or the threat of disclosure would comes. Indeed, to imprive into the possibility would ofen the issue of disclosure and court the recolvention we seek to avoid. Even some, it would make clear that information furnished in confidence new reste in the hands of a crimical prosecutor was contamplated its use by the defends in a guillo trial.

Daring Discovery proceedings in this case's encester (0. 0. vs. Hearday) so processed a large volume of Coathernan material in which we reduced information which would have tended to identify foreign sources. These reductions were all based on protoction of neuross and the adverse inpact on open investigations, present and future. To are continuing to reduct on this basis.

Obviously, the PBI is composited as a matter of survival to suge strict adherence to the position that material furnished by fornigh courses, both individual and institutional, is exampt from discovery and to be reducted.

Cirilarly, we would object nest streamously to any suggestion that foreign sources be "commutat" as "third agassise" with a view toward socrating their concurrence with the release of their information or decreases. For the rescent extined above, such consultation would raise issues which would be incommistent with, and possibly fatal to our relationships.

If the Department Sinds itself Edeck with a court craw requiring disclosure of sources, the Director of Control Intelligence (CCI) will have to be notified and consulted. You but has a statutory chliquides for the protection of intelligence courses and settleds under Section 103 (d) (3) of the Matienel Security Set of 1947 (50 U.S. Code, Section 403 (d) (3)).

Corner D. Cholnik Cyclial Council to the Ameiotant Attorney Conerol Chirlant Division

To have proceeded could employ of foreign ocures cateriol in files alreedy reviewed and will not. therefore, undertake any separate effort to locate, rivies, and redoct all complete of relevant foreign course inferention. The cajority of the relevant foreign searce caterial is located in substantive files already reviewed. Although other enamples underbedly exist, we cannot justify the topicy energies of locating and response to disclose it.

If you are anally to concer with any of the above paints, please advice Escalal Monte Paul V. Salg or Joseph L. Morney.

- 1 Mary C. Ancient Attorney Someral Select of Logal Council
- 1 Toport Road Society Sepident Schomor Schomi Critical Division

NOTE: A substantial amount of material from foreign sources has been encountered. Almost all material from foreign sources would be relevant to the issue of foreign involvement in the Weatherman organization. Mr. Martin's letter directs processing of this material by 7-1-78, in anticipation of negotiated settlement or adverse court ruling on the issue of foreign involvement which has, thus far, been denied to the defense under discovery as irrelevant. Instant letter outlines for the Department the critical nature of the issue, and reminds them of the interest of DCT.

PAN/S

APPROVEDY, Adm. Serv.

Crim. Inv.

Director

Assoc. Dir.

Dep. AD Adria Dep. AD Inv.

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Plan. & Insp.

Rec. Mgnt.

Tech. Servs.

Training

Public Affs. Off

Memorundum

ro : Paul V. Daly

FBI Headquarters

DATE: May 15, 178

VJM: ams

FROM

:Francis J. Martin, Trial Attorney

Criminal Division

subject: Discovery ... United States v. Gray, et al

ALL FBI INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 04-09-2009 BY 65179 dmh/baw/sbs

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I. The Weatherman Files

You have received a copy of the informal exchange accorrespondence with defense counsel pursuant to which we have agreed to make certain discovery undertakings.* The principle such undertaking, in terms of volumes of material, is our agreement to make the Weatherman files (Headquarters and and York) available to defense counsel. Enclosed is the letter to defense counsel informing them that approximately 45% volumes of Meatherman files that you have processed and the for their review. It is probable that some additional wanter this time the files on should be processed. You there are process the files (New York and Headquarters) on

Penbow and Amplosion at ITT Building (Bufile 174-456). will attempt to determine in the near future whether demonstrates will want to see any further Weatherman first.

II. Files (Other than Weatherman) which We have Agraed . (ar.)

In addition to the Weatherman files, the Government also agreed to make certain other materials available to defense counsel. It is very important that these materials processed and made available to defense counsel as soon as possible. In approximate order of importance, these many as are as follows:

.. Materials seized in New York and Washington on August 19, 1976 (Gray request #8). We have agreed to make available any of these documents that relate to Weatherman. Accordingly, page

*A supplemental discovery request by Gray's counse. and see Government's response are enclosed.

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materials should be processed as soon as possible (if that has not already been done in connection with the <u>Kearney</u> case). Also, as you know, after its initial seizure certain materials were returned to IS-2, where they were later destroyed. An effort should be made, based on inventories or any other available data source, to determine as well as possible what materials were destroyed. Also, place provide any regulations that relate to the routing destruction of such materials.

- 2. Materials relating to policy statements on surrentitious entries (Gray request #50). You have already provided, and we have turned over to defense counsel, the "Hoover memos" and other materials in this category. Any additional materials should be processed as soon as possible.
- 3. The Huston Plan and any internal documents relating to the Huston Plan (up to June 1973) should be processed (Gray request #53).
- 4. We have agreed to provide the "Haynes memo" (Gray request #54). This memo, and any similar documents dealing with FBI White House communication on Weatherman, should be processed.
- 5. We have agreed to provide any studies relating to the jurisdiction in the intelligence field of the Donostic Intelligence Division during the period 1969 (last study prior to that date) thru June 30, 1974. This material should be gathered and processed.
- 6. We have agreed to provide FBI materials relating to the Keith decision. This material should be processed and would include any specific directives issued as a result of Keith and any general directives or postey analyses prepared during the period of the alleged conspiracy, i.e., up to June 1973.
- 7. We have agreed to provide any materials relating to directives issued by Mr. Gray to the effect that breach of law or of FBI regulation by agents would not be tolerated (Gray request #30). Mr. Gray has also requested (Gray request #90) any documents indicating that SAC's disregarded, or sought to determine the applicability to surreptitious entries of, a September 21, 1972 memorandum issued by Gray (copy attached). You should endeavor to locate any documents which would be responsive to this request.

Mr. Gray may consider statements that he made when addressing agents during field office visits as within the scope of this request. You should determine the nature and extent of any records reflecting such statements, some of which may have been tape recorded.

- 8. You should obtain the tape and transcript (if any) of Mr. Gray's meeting with SAC Grappe in August 1972 (Gray's request #34).
- 9. We have agreed to provide Mr. Gray with certain naterials relating to his dealings with the Cabinet Committee to Combat Terrorism (Gray request #21), the National Security Agency (Gray request #23) and the President's Foreign Intelligence Advisory Board (Gray request #24). These materials should be gathered and processed.

III. Files which the Court May Order Us to Turn Over

In addition to the materials that the Government has voluntarily agreed to supply to the defense, it is likely that at least some additional discovery will be ordered by the Court as a result of discovery motions filed on May 22, 1978. Those motions, for the most part, seek materials that defease counsel have previously requested but that the Government has declined to produce. Should the Court order any such material produced, it is absolutely imperative that the Government not be required to ask for a substantial delay in order to prepare to make such material available to the defense. While it may not be possible to be prepared totally for every possible contingency, it is essential that the Government be in a position to represent to the Court that it has been making between than a good faith effort to have all disputed discovery macerial processed as expeditiously as possible, so that it will be available for defense counsel's review if the Court so orders. Accordingly, you should begin processing the following materials, with a firm target completion date of July 1, 1978:

- 1. Mr. Gray has requested all documents reflecting FBI efforts regarding Arab terrorists during his tenure (Gray request #32). The Government has denied this request as overbroad, but may agree to a narrower request. In any event, at a minimum, the files on and on A1 Fatah, as well as any other control files, should be processed for the period of Gray's directorship.
- 2. Foreign Influence: counsel for all defendants have requested -- both generally (e.g. Gray request #11) and as to specific items (e.g. Gray request #59) -- materials tending to establish the proposition that

the Weatherman constituted a "foreign" terrorist group. The Government has opposed this discovery as irrelevant. Should the Court rule for the defense on this issue, however, it will be vitally important for the Government to be able to produce this material for defense review as soon after such ruling as possible. Accordingly, you should process the specific materials requested (Gray request #59) as well as any other files bearing on the foreign influence issue. That processing must include appropriate submissions to third agencies asking for the release of any requested documents or information that were generated by that agency.

- 3. The defense has requested two 1975 position papers from the Intelligence Division (Gray request #'s 47 and 48) which the Government has declined to produce on the grounds that they are irrelevant to the events of 1972-73. These position papers should be processed. Also, Mr. Gray has requested materials relating to the "abandonment or resumption" of intelligence programs (Gray request #71). This material should also be processed.
- 4. Mr. Gray has requested materials relating to all post-1966 (Hoover cut-off) bag jobs. You should process all materials relating to all such bag jobs.
- 5. Mr. Gray has requested any documents showing that Congressional Committees investigating Capbom were informed that surreptitious entries had occurred or would occur in the FBI investigation of the Weatherman. The Government has responded that Government counsel are unaware of any such documents. You should gather any materials relating in any way to testimony before, or documents submitted to, any Congressional Committee with respect to Capbom.

We should arrange to meet soon in order to discuss any logistical problems which you may foresee in preparing discovery materials in strict accordance with instructions set forth above.

cc: Keuch Lawton



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- 1 Director Hational Scourtey Agency Attention: Schozal Coupedi
- 1 Darnot D. Cholnik (Inclusuro) Criminal Division
- i Mary C. Lowcon (Replopare) Mogrety Andiotopt Attorney Concret Willow of Logal Commed

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NOTE: Copies of NSA response furnished INTD and DCO since classification policy of current interest set forth therein.

On 6-15-78, General Counsel's Office, NSA advised NSA had no objection to furnishing copy of their response to the Department of Justice. Is aware Department may seek to have Interagency Review Board at White House declassify NSA information for use at trial and asked to be advised promptly of any positive indication that Department is actually taking such action. (U)

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